File by Mail Instructions for your Federal Amended Tax Return Intuit.

Important: Your taxes are not finished until all required steps are completed.



Tiffany A Linke 2808 Sarah Drive Pantego, TX 76013

Balance Due/ Refund	Your federal amended tax return shows you are due a refund of \$2,166.00 The IRS estimates it will take up to 16 weeks to process your amended tax return. Your refund will be mailed to you						
What You Need to Mail	Your amended tax return - Form 1040X. Remember to sign and date the return. Be sure to attach all forms or schedules that changed to your amended return.						
	Mail your return and attachments to: Department of the Treasury Internal Revenue Service Center Austin, TX 73301 Note: Your state return may be due on a different date. Please review your state filing instructions.						
	Don't forget correct postage on the envelope.						
What You Need to Keep	Keep these instructions and a copy of your return for your records. If you did not print one before closing TurboTax, go back to the program and select File tab, then select the Print for Your Records category.						
Federal Tax Return Summary	Adjusted Gross Income Correct Amount \$ 17,124.00 Taxable Income Correct Amount \$ -3,826.00 Total Tax Correct Amount \$ 0.00 Total Payments/Credits Correct Amount \$ 6,460.00 Amount to be Refunded \$ 2,166.00						



Hi Tiffany,

We just want to thank you for using TurboTax this year! It's our goal to make your taxes easy and accurate, year after year.

With TurboTax Deluxe:

Your Head Start On Next Year:

When you come back next year, taxes will be so easy! We'll have all your information saved and ready to transfer in to your new return. We'll ask you questions about what changed since we last talked, and we'll be ready to get you the credits and deductions you deserve, no matter what life throws at you.

Here's the final wrap up for your 2014 taxes:

Your federal refund is: \$ 2,166.00

You qualified for these important credits:

- Child Tax Credit
- Earned Income Credit

Your Guarantee of Accuracy:

Breathe easy. The calculations on your return are backed with our 100% Accuracy Guarantee.

- We double checked your return for errors along the way.
- We helped with step-by-step guidance to get your answers on the right IRS forms.
- We made sure you didn't miss a deduction even if something in your life changed, like a new job, new house or more kids!

Also included:

- We e-filed your federal returns for free, so you could get your refund the fastest way possible.
- We provide the Audit Support Center free of charge, in the unlikely event you get audited.

Many happy returns from TurboTax.

Department of the Treasury-Internal Revenue Service

Amended U.S. Individual Income Tax Return

mation about Form 1040V and its congrets instructions is at www.irs.gov/form1040v

OMB No. 1545-0074

(Rev. De	► Information about Form 1040X and i	ts separate instruction	ns is a	t www.irs.gov/foi	m1040x.				
	· — · — · —	2012 2011 ear (month and year	ended):					
Your first name and initial Last name						Your social security number			
Tiff	Eany A	Linke			431-51-5564				
If a joint	return, spouse's first name and initial	Last name			Spouse's social security number				
Current	home address (number and street). If you have a P.O. box, see instru	ctions.		Apt. no.	Your phone	number			
2808	3 Sarah Drive				(817)5	26-8	645		
City, tov	vn or post office, state, and ZIP code. If you have a foreign address,	also complete spaces belo	w (see i	nstructions).	<u> </u>				
Pant	tego TX 76013								
Foreign	country name	Foreign province/stat	te/count	ty	Foreiç	gn posta	al code		
your fil separa Sino Qua	ded return filing status. You must check one box evaluing status. Caution. In general, you cannot change you the returns after the due date. Gle	If all members of your household have full- year minimal essential health care coverage, check "Yes." Otherwise, check "No."							
	• • •	ohongoo		A. Original amount	B. Net change				
Incon	Use Part III on the back to explain any ne and Deductions	cnanges		or as previously adjusted (see instructions)	amount of inc or (decrease explain in Pa	rease	C. Correct amount		
1	Adjusted gross income. If net operating loss (N	NOL) carryback is							
	included, check here		1	17,124.		0.	17,124.		
2	Itemized deductions or standard deduction		2	9,100.		0.	9,100.		
3	Subtract line 2 from line 1		3	8,024.		0.	8,024.		
4	Exemptions. If changing, complete Part I on pag	e 2 and enter the							
	amount from line 29		4	7,900.	3,9	50.	11,850.		
5	Taxable income. Subtract line 4 from line 3		5	124.	-3,9	50.	-3,826.		
Tax L	iability								
6	Tax. Enter method(s) used to figure tax (see instruction	ons):							
	Table		6	11.	-:	11.	0.		
7	Credits. If general business credit carryback is	included, check							
	here		7	11.	-:	11.	0.		
8	Subtract line 7 from line 6. If the result is zero or less	, enter -0	8	0.		0.			
9	Health care: individual responsibility (see instructions	s)	9	0.	0. 0.				
10	Other taxes		10	0.	0. 0.				
11	Total tax. Add lines 8, 9, and 10		11	0.		0.	0.		
Paym	ents								
12	Federal income tax withheld and excess social secur tax withheld (if changing , see instructions)		12	0.		0.	0.		
13	Estimated tax payments, including amount applied return	from prior year's	13	0.		0.	0.		
14	E (EIO)		14	3,305.	2,1		5,460.		
15	`	2439	17	3,303.	۷, ۱	33.	3,400.		
13] 8863							
	8962 or Other (specify):] 0003 0003	15	989.		11	1 000		
40		. 4. 4:1. 4	$\overline{}$			11.	1,000.		
16	Total amount paid with request for extension of time tax paid after return was filed		_			16	0		
17	·				-	16	0. 6,460.		
17 Refur	Total payments. Add lines 12 through 16					17	0,400.		
				-		10	4 204		
18	Overpayment, if any, as shown on original return or a Subtract line 18 from line 17 (If less than zero, see ins					18	4,294.		
19					-	19	2,166.		
20	Amount you owe. If line 11, column C, is more than line					20	2 166		
21	If line 11, column C, is less than line 19, enter the diff				s return	21	2,166.		
22	Amount of line 21 you want refunded to you			1 1		22	2,166.		
23	Amount of line 21 you want applied to your (enter year	r): estima	ited ta		lata and d	an Ale's	forms on Day 2		
				Comp	nete and sig	ın tnıs	form on Page 2.		

Form 1040X (Rev. 12-2014)

Part I Exemptions

Complete this part **only** if you are increasing or decreasing the number of exemptions (personal and dependents) claimed on line 6d of the return you are amending.

See F	form 1040 or Form 10	040A instructions and Form 10	040X instructions.		A. Original number of exemptions or amount reported or as previously adjusted	В. М	Net change	C. Corre numbe or amou	r	
24		use. Caution. If someone anot claim an exemption for yo	24	1		0		1		
25		ildren who lived with you .		25	1		1		1 2	
26	•	ren who did not live with you due		26	0		0		0	
27				27	0		0		0	
28	·	emptions. Add lines 24 through		28	2		1		3	
29	Multiply the number amount shown in amending. Enter the	29	7,900.		3,950.	11,8				
30	(a) First name	Last name	(b) Dependent's social security number	more	ICI I IANANGANT'S I ' '			(d) Check box if qualifying child for child tax credit (see instructions)		
Mar	issa C	Powell	633-19-5422	D	aughter			X		
Jes	sie E	Ames	485-25-0045	D	aughter					
Part	I Presidential	Election Campaign Fund	I	•			•			
	Check here if you did	crease your tax or reduce you not previously want \$3 to go joint return and your spouse	to the fund, but now do.		go to the fund, b	out no	w does.			
Part		of changes. In the space prov			-					
	Attach any s My daughter She did not My daughter	supporting documents and no 's grandmother claim have permission to lived with me the edied while on vacat	ew or changed forms and ned my daughter a: claim her. entire year and I	sche fter sur	edules. a one mont oported her	th v	entire	year.		
	my daughter	died willie oil Vacat	Lion due lo alrec	ı ac	crous or ne	r. g	randiiiotr	ier.		

Sign Here

Remember to keep a copy of this form for your records.

Under penalties of perjury, I declare that I have filed an original return and that I have examined this amended return, including accompanying schedules and statements, and to the best of my knowledge and belief, this amended return is true, correct, and complete. Declaration of preparer (other than taxpayer) is based on all information about which the preparer has any knowledge.

•		•			
Your signature	Date	Spouse's signature. If a joint return, both r	nust sign. Date		
Paid Preparer Use Only					
)		Self-prepared			
Preparer's signature	Date	Firm's name (or yours if self-employed)			
Print/type preparer's name		Firm's address and ZIP code			
	☐ Check if s	self-employed			
PTIN		Phone number	EIN		
			10.1037		

Form 1040A

U.S. Individual Income Tax Return (99)

2014

IRS Use Only-Do not write or staple in this space.

101021	0.0	. Illaiviadai	meeme re	ax itctuiii (99)		. "	io osc offiy	DO HOL	write or staple in th	із зрасс.
Your first name and ini	itial		Last name					_	OMB No. 1545-00	
									social security nu	
Tiffany A	-1- C	and this is a second	Linke					431		
If a joint return, spouse	e's tirst n	iame and initial	Last name					Spous	se's social security	number
Home address (number	er and st	reet). If you have a P.C). box, see instruc	tions.			Apt. no.	▲ N	Make sure the SSN(s) above
2808 Sarah 1	Drive	2							and on line 6c are	correct.
City, town or post office,	state, an	d ZIP code. If you have a	foreign address, als	so complete spaces below (se	ee instructions).			Pres	sidential Election Ca	ımpaign
Pantego TX		3							here if you, or your spous want \$3 to go to this fund	
Foreign country name				Foreign province/state/o	county	Forei	gn postal code		elow will not change you	
Filing	1 [Single			4 × He	ead of hous	ehold (with q	ualifyin	g person). (See ins	tructions.)
status	2		• •	only one had income	,				but not your dep	endent,
Check only	3 [spouse's SSN above ar			d's name he		. 1 . 1.21.17 2 1	
one box.		full name here.					. ,	epenae	ent child (see instr	uctions)
Exemptions	6a	X Yourself.		can claim you as a	depender	nt, do no	t check)	Boxes checked on	_
	b	□ Spouse	box 6a.					Ì	6a and 6b No. of children	1
		Dependents:					(4) √ if chi	dunder	on 6c who:	
	С	Dependents:		(2) Dependent's socia		endent's	age 17 qualif	ying for	 lived with you 	2
If more than six dependents, see		(1) First name	Last name	security number	relations	ship to you	child tax cre instruction		• did not live	
instructions.	Mar	• •	owell	633-19-5422	Daugh	ter	X		with you due to	
			mes	485-25-0045	Daught				 divorce or separation (see 	
									instructions)	
									Dependents on 6c not	
									entered above	
									- Add numbers	
									on lines	3
	d	Total number	of exemption	s claimed.					above ►	
Income	7	Wages salarie	e tine etc A	Attach Form(s) W-2	нсн	1435		7	17	124.
Attach	<u> </u>	vvages, salarie	,o, tipo, oto. 7	tttaorri orrii(o) vv z	. 11011	1133				
Form(s) W-2	8a	Taxable intere	st. Attach So	chedule B if require	ed.			8a		
here. Also	b			ot include on line						
attach Form(s)		Ordinary divide	ends. Attach	Schedule B if requ	ired.			9a		
1099-R if tax	b	Qualified divid		,	9b			_		
was	10	<u> </u>	stributions (s	ee instructions).				10		
withheld.	11a	IRA				axable ar				
If you did not	40-	distributions.	11a	,		ee instru		11b		
get a W-2, see instructions.	12a	Pensions and annuities.	12a			axable ar see instru		12b		
		annunes.	12a		(5	ee iiisiiu	Cilorisj.	120		
	13	Unemploymen	it compensat	ion and Alaska Pe	rmanent F	Fund divid	dends.	13		
	14a	Social security	<u>-</u>			axable ar				
		benefits.	14a		(s	ee instru	ctions).	14b		
							,			
	15	Add lines 7 th	ough 14b (fa	r right column). Th	is is your	total inc	ome. 🕨	15	17,	124.
Adjusted			, .		. =					
gross	16	Educator expe			16			_		
income	17	IRA deduction	<u> </u>		17			_		
	18	Student loan ir	nerest aeauc	tion (see instruction	ns). 18			-		
	19	Tuition and fee	e Attach Fo	rm 8917	19					
	20			nese are your tota l		ents.		20		
			9 701 11		,					
	21	Subtract line 2	0 from line 1	5. This is your adj ı	usted gro	ss incon	ne. ►	21	17,	124.
For Disclosure, I	Privac	Act, and Paper	work Reduct	ion Act Notice, see	separate i	nstructio	ns.		Form 1040 A	

Form 1040A (2014				Page 2
Tax, credits,	22	Enter the amount from line 21 (adjusted gross income).		22	17,124.
and	23a	Total boxes ☐ You were born before January 2, 1950, ☐ Blind ☐ Total boxes		7	
payments		if:	ı 📙	╛	
paymonto	k	If you are married filing separately and your spouse itemizes		_	
Standard		deductions, check here ▶ 23k	<u> </u>		
Deduction for—	24	Enter your standard deduction.		24	9,100.
People who	25	Subtract line 24 from line 22. If line 24 is more than line 22, enter -0		25	8,024.
check any box on line	26	Exemptions. Multiply \$3,950 by the number on line 6d.		26	11,850.
23a or 23b or who can be	27	Subtract line 26 from line 25. If line 26 is more than line 25, enter -0			
claimed as a		This is your taxable income.	•	27	0.
dependent, see Tax, including any alternative minimum tax (see instructions). 28					
instructions.	29	Excess advance premium tax credit repayment. Attach			
All others: Single or		Form 8962. 29			
Married filing	30	Add lines 28 and 29.		 30	0.
separately, \$6,200	31	Credit for child and dependent care expenses. Attach			
Married filing		Form 2441. 31			
jointly or Qualifying	32	Credit for the elderly or the disabled. Attach		_	
widow(er), \$12,400		Schedule R. 32			
Head of	33	Education credits from Form 8863, line 19.		_	
household, \$9,100	34	Retirement savings contributions credit. Attach Form 8880. 34		_	
ψο, 100	35	Child tax credit. Attach Schedule 8812, if required. 35	0.	_	
	36	Add lines 31 through 35. These are your total credits.		_ 36	0.
	37	Subtract line 36 from line 30. If line 36 is more than line 30, enter -0		37	0.
	38	Health care: individual responsibility (see instructions). Full-year coverag	e 🔀	38	
	39	Add line 37 and line 38. This is your total tax.		39	0.
	40	Federal income tax withheld from Forms W-2 and 1099. 40			
	41	2014 estimated tax payments and amount applied		_	
If you have a qualifying		from 2013 return. 41			
child, attach	428		,460.		
Schedule EIC.	k		,	_	
	43		000.		
	44	American opportunity credit from Form 8863, line 8. 44			
	45	Net premium tax credit. Attach Form 8962. 45			
	46	Add lines 40, 41, 42a, 43, 44, and 45. These are your total payments.		_ 46	6,460.
	47	If line 46 is more than line 39, subtract line 39 from line 46.			
Refund		This is the amount you overpaid.		47	6,460.
Direct	48a	<u> </u>	ere ▶ 🗆	48a	6,460.
deposit?		- Routing			
See instructions	▶ !	number 1 1 4 9 2 4 7 4 2 ► c Type: X Checking Savin	igs		
and fill in		Account Account			
48b, 48c, and 48d or	• (number 9 8 2 4 6 7 8 9 7 9 6 1 0			
Form 8888.	49	Amount of line 47 you want applied to your		_	
		2015 estimated tax. 49			
Amount	50	Amount you owe. Subtract line 46 from line 39. For details on how to p	bay,		
you owe		see instructions.	•	50	
you owe	51	Estimated tax penalty (see instructions). 51			
Third party	[Do you want to allow another person to discuss this return with the IRS (see instructions)? \Box	Yes. Co	mplete th	e following. X No
designee		Designee's Phone Pe	ersonal ide	entification	
uesignee	r	ame ▶ no. ▶ nu	mber (PIN	l) •	<u> </u>
Sign	l	Inder penalties of perjury, I declare that I have examined this return and accompanying schedules and st ind belief, they are true, correct, and accurately list all amounts and sources of income I received during	atements,	and to the	best of my knowledge
here	t	han the taxpayer) is based on all information of which the preparer has any knowledge.		our. Doolure	ation of property (other
	1 1	our signature Date Your occupation	D	aytime pho	ne number
Joint return? See instructions.		Entertainer			26-8645
Keep a copy Spouse's signature. If a joint return, both must sign. Date Spouse's occupation				the IRS sent y N, enter it	ou an Identity Protection
for your records.				ere (see inst.)	
Paid	F	Print/type preparer's name Preparer's signature Date	Che	ck ▶ ☐ if	PTIN
preparer	_		- 1	employed	
	F	irm's name ► Self-Prepared	Firm	n's EIN ▶	
use only	F	ïrm's address ▶	Pho	ne no.	

SCHEDULE EIC

(Form 1040A or 1040)

Earned Income Credit

Qualifying Child Information

► Complete and attach to Form 1040A or 1040 only if you have a qualifying child.

1040 EIC ▶ Information about Schedule EIC (Form 1040A or 1040) and its instructions is at www.irs.gov/scheduleeic.

OMB No. 1545-0074

Attachment Sequence No. 43

Your social security number

431-51-5564

Department of the Treasury Internal Revenue Service (99) Name(s) shown on return

Tiffany A Linke

Before you begin:

- See the instructions for Form 1040A, lines 42a and 42b, or Form 1040, lines 66a and 66b, to make sure that (a) you can take the EIC, and (b) you have a qualifying child.
- Be sure the child's name on line 1 and social security number (SSN) on line 2 agree with the child's social security card. Otherwise, at the time we process your return, we may reduce or disallow your EIC. If the name or SSN on the child's social security card is not correct, call the Social Security Administration at 1-800-772-1213.



- If you take the EIC even though you are not eligible, you may not be allowed to take the credit for up to 10 years. See the instructions for details.
- It will take us longer to process your return and issue your refund if you do not fill in all lines that apply for each qualifying child.

Q	ualitying Child Information	Child 1	Child 2	Child 3
1	Child's name	First name Last name	First name Last name	First name Last name
	If you have more than three qualifying children, you have to list only three to get the maximum credit.	Marissa C Powell	Jessie E Ames	
2	Child's SSN			
	The child must have an SSN as defined in the instructions for Form 1040A, lines 42a and 42b, or Form 1040, lines 66a and 66b, unless the child was born and died in 2014. If your child was born and died in 2014 and did not have an SSN, enter "Died" on this line and attach a copy of the child's birth certificate, death certificate, or hospital medical records.	633-19-5422	485-25-0045	
3	Child's year of birth	Year 2 0 0 9 If born after 1995 and the child is younger than you (or your spouse,	Year 1 9 9 6 If born after 1995 and the child is younger than you (or your spouse, if	Year If born after 1995 and the child is younger than you (or your spouse, if
		filing jointly), skip lines 4a and 4b; go to line 5.	filing jointly), skip lines 4a and 4b; go to line 5.	filing jointly), skip lines 4a and 4b; go to line 5.
4 :	a Was the child under age 24 at the end of 2014, a student, and younger than you (or your spouse, if filing jointly)?	Yes. No. Go to Go to line 4b. line 5.	Yes. No. Go to Go to line 4b. line 5.	Yes. No. Go to Go to line 4b. line 5.
ı	Was the child permanently and totally disabled during any part of 2014?	Yes. No. Go to The child is not a qualifying child.	Yes. No. Go to The child is not a qualifying child.	Yes. No. Go to The child is not a qualifying child.
5	Child's relationship to you			
	(for example, son, daughter, grandchild, niece, nephew, foster child, etc.)	Daughter	Daughter	
6	Number of months child lived with you in the United States during 2014			
	• If the child lived with you for more than half of 2014 but less than 7 months, enter "7."			
	• If the child was born or died in 2014 and your home was the child's home for more than half the time he or she was alive during 2014, enter "12."	12 months Do not enter more than 12 months.	Do not enter more than 12 months.	Do not enter more than 12 months.

SCHEDULE 8812 (Form 1040A or 1040)

Child Tax Credit

orm 1040NR.
te instructions is at

1040l

OMB No. 1545-0074

2014

Attachment

Department of the Treasury Internal Revenue Service (99) ► Attach to Form 1040, Form 1040A, or Form 1040NR.

Information about Schedule 8812 and its separate instructions is at www.irs.gov/schedule8812.

Sequence No. 47

Your social security number

Tiffany A Linke

Name(s) shown on return

431-51-5564

Part I Filers Who Have Certain Child Dependent(s) with an ITIN (Individual Taxpayer Identification Number) Complete this part only for each dependent who has an ITIN and for whom you are claiming the child tax credit. If your dependent is not a qualifying child for the credit, you cannot include that dependent in the calculation of this credit.

Answer the following questions for each dependent listed on Form 1040, line 6c; Form 1040A, line 6c; or Form 1040NR, line 7c, who has an ITIN (Individual Taxpayer Identification Number) and that you indicated is a qualifying child for the child tax credit by checking column (4) for that dependent.

P				
A		lent identified with an ITIN and listed as a qualifying child for the child tax credit, did this chi separate instructions.	ld meet	t the substantial
	☐ Yes	□ No		
В		endent identified with an ITIN and listed as a qualifying child for the child tax credit, did this separate instructions.	child m	neet the substantial
	☐ Yes	□ No		
C		dent identified with an ITIN and listed as a qualifying child for the child tax credit, did this ch separate instructions.	ild mee	et the substantial
	☐ Yes	□ No		
D	-	ndent identified with an ITIN and listed as a qualifying child for the child tax credit, did this c separate instructions.	hild me	eet the substantial
	☐ Yes	□ No		
	and check here .	nan four dependents identified with an ITIN and listed as a qualifying child for the child tax cr		. \square
Pai	t II Addition	al Child Tax Credit Filers		
1	1040 filers:	Enter the amount from line 6 of your Child Tax Credit Worksheet (see the Instructions for Form 1040, line 52).		
	1040A filers:	Enter the amount from line 6 of your Child Tax Credit Worksheet (see the Instructions for Form 1040A, line 35).	1	1,000.
	1040NR filers:	Enter the amount from line 6 of your Child Tax Credit Worksheet (see the Instructions for Form 1040NR, line 49).		
	If you used Pub.	972, enter the amount from line 8 of the Child Tax Credit Worksheet in the publication.		
2	Enter the amount	from Form 1040, line 52; Form 1040A, line 35; or Form 1040NR, line 49	2	0.
3		om line 1. If zero, stop; you cannot take this credit	3	1,000.
4a		ee separate instructions)		
b		pat pay (see separate		
5				
3		ine 5 blank and enter -0- on line 6.		
	_	et \$3,000 from the amount on line 4a. Enter the result		
6		unt on line 5 by 15% (.15) and enter the result	6	2,119.
	Next. Do you ha	ve three or more qualifying children?		
		6 is zero, stop; you cannot take this credit. Otherwise, skip Part III and enter the smaller of or line 6 on line 13.		
		6 is equal to or more than line 3, skip Part III and enter the amount from line 3 on line 13.		

Part	III Certain	Filers Who Have Three or More Qualifying Childre	en				
7	Form(s) W-2, be amounts with y	security, Medicare, and Additional Medicare taxes from oxes 4 and 6. If married filing jointly, include your spouse's yours. If your employer withheld or you paid Additional tier 1 RRTA taxes, see separate instructions	7				
8	1040 filers:	Enter the total of the amounts from Form 1040, lines 27 and 58, plus any taxes that you identified using code "UT" and entered on line 62.					
	1040A filers:	Enter -0	8				
	1040NR filers:	Enter the total of the amounts from Form 1040NR, lines 27 and 56, plus any taxes that you identified using code "UT" and entered on line 60.					
9	Add lines 7 and	9					
10	1040 filers:	Enter the total of the amounts from Form 1040, lines 66a and 71.					
	1040A filers:	Enter the total of the amount from Form 1040A, line 42a, plus any excess social security and tier 1 RRTA taxes withheld that you entered to the left of line 46 (see separate instructions).	10				
	1040NR filers:	Enter the amount from Form 1040NR, line 67.					
11	Subtract line 10	from line 9. If zero or less, enter -0		 		11	
12	Enter the larger	of line 6 or line 11		 		12	·
	Next, enter the s	maller of line 3 or line 12 on line 13.					
Part	V Addition	al Child Tax Credit					
13	This is your add	litional child tax credit		 		13	1,000.
					1040 1040A 1040NF	4	Enter this amount on Form 1040, line 67, Form 1040A, line 43, or Form 1040NR, line 64.

Schedule 8812 (Form 1040A or 1040) 2014

REV 11/26/14 TTO

Consent to Use of Tax Return Information

Federal law requires this consent form be provided to you. Unless authorized by law we cannot use your tax return information for purposes other than the preparation and filing of your tax return without your consent.

You are not required to complete this form to engage our tax return preparation services. If we obtain your signature on this form by conditioning our tax return preparation services on your consent, your consent will not be valid. Your consent is valid for the amount of time that you specify. If you do not specify the duration of your consent, your consent is valid for one year from the date of signature.

If you are requesting use of personal information from a joint return, you are representing that we have consent for both parties on the return.

If you believe your tax return information has been disclosed or used improperly in a manner unauthorized by law or without your permission, you may contact the Treasury Inspector General for Tax Administration (TIGTA) by telephone at 1-800-366-4484, or by email at *complaints* @*tigta.treas.gov*.

The following statements apply:

I authorize Intuit, the maker of TurboTax, to use the 2014 tax return information to determine if I am eligible for certain payment options and benefits beyond my refund.

Sign this agreement by entering your name and the date below.				
Tiffany	Linke			
First Name	Last Name			
01/02/2015 Date				
Date				

Ciare this agreement by antoning your pages and the data below

Read and accept this Disclosure Consent

This is an IRS requirement

Date

In order to process your request for a new NetSpend Premier Visa Prepaid Card, we need to send the following information to The Bancorp Bank; to iovation, our fraud prevention processor; and to NetSpend, an Independent Sales Organization pursuant to an agreement with The Bancorp Bank: your name; street address; Social Security number; date of birth; email address; device and customer status identifiers; phone number(s); and anticipated refund amount.

We send this information via secure SSL-encrypted transmission for the sole purpose of providing you with a new NetSpend Premier Visa Prepaid Card. The Bancorp Bank and NetSpend will protect your confidentiality and use your information only in accordance with the Cardholder Agreement and Privacy Policy.

IRS regulations require the following statements:

"Federal law requires this consent form be provided to you. Unless authorized by law, we cannot disclose your tax return information to third parties for purposes other than the preparation and filing of your tax return without your consent. If you consent to the disclosure of your tax return information, Federal law may not protect your tax return information from further use or distribution.

You are not required to complete this form to engage our tax return preparation services. If we obtain your signature on this form by conditioning our tax return preparation services on your consent, your consent will not be valid. If you agree to the disclosure of your tax return information, your consent is valid for the amount of time that you specify. If you do not specify the duration of your consent, your consent is valid for one year from the date of signature."

If you are requesting disclosure of personal information from a joint return, you are representing that we have consent for both parties on the return.

If you believe your tax return information has been disclosed or used improperly in a manner unauthorized by law or without your permission, you may contact the Treasury Inspector General for Tax Administration (TIGTA) by telephone at 1-800-366-4484, or by email at complaints@tigta.treas.gov.

To agree, enter your name and date in the boxes below and select the "I Agree" button on the bottom of the page.

I authorize Intuit, the maker of TurboTax, to disclose to the Bancorp Bank; to iovation, the fraud prevention processor; and to NetSpend Corporation that portion of my 2014 tax return information that is necessary to enable The Bancorp Bank and NetSpend to open and administer a new NetSpend Premier Visa Prepaid Card Account.

Please type your name bel	ow:	
Tiffany	Linke	
First Name	Last Name	
Please type the date below	<i>r</i> :	
01/08/2015		

Read and accept this Disclosure Consent

This is an IRS requirement

In order to finalize your request for this payment option, we need to send the following information to Sunrise Banks N.A. of St. Paul, Minnesota ('BANK') and to Santa Barbara Tax Products Group ('SBTPG'), the administrator and servicer of this payment option: your identifying information and your refund amount. We transmit this information using bank-level security for the sole purpose of providing you with this payment option. Both the BANK and SBTPG will protect your confidentiality and use your information only per the refund processing agreement and their privacy policies.

IRS regulations require the following statements:

"Federal law requires this consent form be provided to you. Unless authorized by law, we cannot disclose your tax return information to third parties for purposes other than the preparation and filing of your tax return without your consent. If you consent to the disclosure of your tax return information, Federal law may not protect your tax return information from further use or distribution.

You are not required to complete this form to engage our tax return preparation services. If we obtain your signature on this form by conditioning our tax return preparation services on your consent, your consent will not be valid. If you agree to the disclosure of your tax return information, your consent is valid for the amount of time that you specify. If you do not specify the duration of your consent, your consent is valid for one year from the date of signature."

If you are requesting disclosure of personal information from a joint return, you are representing that we have consent for both parties on the return.

If you believe your tax return information has been disclosed or used improperly in a manner unauthorized by law or without your permission, you may contact the Treasury Inspector General for Tax Administration (TIGTA) by telephone at 1-800-366-4484, or by email at *complaints@tigta.treas.gov*.

To agree, enter your name and date in the boxes below and select the "I Agree" button on the bottom of the page.

I authorize Intuit, the maker of TurboTax, to disclose to BANK and SBTPG that portion of my 2014 tax return information that is necessary to enable BANK and SBTPG to process my refund and pay my fees.

Sign this agreement by entering your name:				
Tiffany	Linke			
Please type the date below:				
01/21/2015				
Date				

CUSTOMER SERVICE: 877-908-7228

Sunrise Banks N.A. Refund Processing Agreement ('Agreement')

Name Tiffany A Linke Social Security No. 431-51-5564

This Agreement contains important terms, conditions and disclosures about the processing of your refund by Sunrise Banks N.A. of St. Paul, Minnesota ('BANK'). Read this Agreement carefully before accepting its terms and conditions, and print a copy and/or retain this information electronically for future reference. As used in this Agreement, the words 'you' and 'your' refer to the applicant or both the applicant and joint applicant if the 2014 federal income tax return is a joint return (individually and collectively, 'Applicant'). The words 'we,' 'us' and 'our' refer to BANK and processor. The term 'Servicer' or 'Processor' refer to the third party processor, Santa Barbara Tax Products Group, LLC.

- 1. **NOTICE:** No Requirement To Have BANK Process Your Refund In Order To File Electronically. YOU UNDERSTAND THAT A REFUND PROCESSING FEE OF \$ 0.00 IS CHARGED TO ESTABLISH A TEMPORARY ACCOUNT TO RECEIVE YOUR FEDERAL TAX REFUND, TO DEDUCT YOUR TURBOTAX FEES FROM THAT ACCOUNT, AND TO FORWARD FUNDS TO YOU. THE REFUND PROCESSING FEE IS NOT A LOAN; IT IS DUE WHETHER OR NOT THE REFUND IS SUFFICIENT TO PAY THE REFUND PROCESSING FEE. THIS FEE IS COLLECTED AT THE TIME THE REFUND OCCURS. YOU CAN AVOID THIS FEE AND NOT USE THE REFUND PROCESSING SERVICE BY, INSTEAD, PAYING THE APPLICABLE TURBOTAX FEES TO INTUIT BY CREDIT OR DEBIT CARD AT THE TIME YOU FILE YOUR 2014 FEDERAL INCOME TAX RETURN AND ELECTING TO HAVE YOUR REFUND DIRECTLY DEPOSITED IN YOUR OWN BANK ACCOUNT OR MAILED TO YOU. IF YOU DO USE THE REFUND-PROCESSING SERVICE, YOU CAN EXPECT TO RECEIVE THE PROCEEDS FROM YOUR FEDERAL TAX REFUND WITHIN 21 DAYS FROM WHEN THE IRS ACCEPTS YOUR RETURN UNLESS THERE ARE PROCESSING DELAYS BY THE IRS. THE REFUND PROCESSING SERVICE WILL NEITHER SPEED UP NOR DELAY YOUR FEDERAL TAX REFUND. IF YOU DO NOT USE THE REFUND PROCESSING SERVICE, BUT DO FILE YOUR TAX RETURN ELECTRONICALLY, AND HAVE YOUR FEDERAL TAX REFUND DIRECTLY DEPOSITED INTO A BANK ACCOUNT, YOU CAN EXPECT TO RECEIVE YOUR REFUND WITHIN 21 DAYS FROM WHEN THE IRS ACCEPTS YOUR RETURN UNLESS THERE ARE PROCESSING DELAYS BY THE IRS. IF YOU ELECT TO RECEIVE YOUR FEDERAL TAX REFUND THROUGH THE MAIL, YOU CAN EXPECT TO RECEIVE YOUR REFUND IN 3 TO 4 WEEKS FROM WHEN THE IRS ACCEPTS YOUR RETURN. THE COST OF PREPARING YOUR TAX RETURN IS NOT ANY MORE OR LESS IF YOU PURCHASE THE REFUND PROCESSING SERVICE.
- 2. <u>Authorization to Release Personal Information.</u> You authorize the Internal Revenue Service ("IRS") to disclose any information to BANK and Processor related to the funding of your 2014 federal tax refund. You also authorize Intuit, as the transmitter of your electronically filed tax return, to disclose your tax return and contact information to BANK and Processor for use in connection with the refund processing services being provided pursuant to this Agreement and BANK to share your information with Intuit. Neither Intuit, BANK nor Processor will disclose or use your tax return information for any other purpose, except as permitted by law. BANK and Processor will not use your tax information or contact information for any marketing purpose. For more information concerning our privacy policy please see the disclosures at the end of this Agreement describing how BANK may use or share your personal information.

3. Summary of Terms

Expected Federal Refund	4,294.00
Less Bank Refund Processing Fee	0.00
Less TurboTax Fees	34.99
Less Additional Products and Services Purchased	
Expected Proceeds*	4,224.02

^{*}These charges are itemized. This is only an estimate. The amount will be reduced by any applicable sales taxes, and if applicable, a returned item and other processing fee paid to Processor as set forth in paragraphs 4 and 7 below.

4. <u>Temporary Deposit Account Authorization.</u> You hereby authorize BANK to establish a temporary deposit account ('Deposit Account') for the purpose of receiving your tax year 2014 federal tax refund from the IRS. BANK or Servicer must receive an acknowledgment from the IRS that your return has been electronically filed and accepted for processing before the Deposit Account can be opened. You authorize BANK or Servicer to deduct from your Deposit Account the following amounts: (i) the refund processing fee; (ii) the fees and charges related to the preparation, processing and transmission of your tax return (TurboTax Fees); and (iii) amounts to pay for additional products and services purchased plus applicable taxes. You also authorize BANK to deduct twenty dollars (\$20) as a returned item processing fee from your Deposit Account in the event that your deposit is returned or you provide incorrect bank account or routing information, as set forth in the Note below paragraph 7 below. This fee shall be paid by BANK to its Processor. You authorize BANK to disburse the balance of the Deposit Account to you after making all

Tiffany A Linke 431-51-5564 authorized deductions or payments. If the Deposit Account does not have sufficient funds to pay the TurboTax fees and the fees for Additional Products and Services Purchased as set forth in Section 3, (a) You authorize BANK to automatically deduct such fees (or any portion thereof) via ACH, electronic check, or wire transfer directly from the account or card in which You authorized BANK to deposit your Expected Proceeds as set forth in Section 7, and (b) if you made alternative arrangements with TurboTax for payment of such fees, those arrangements will be attempted prior to any automtic deduction. 5. Acknowledgments. (a) You understand that: (i) BANK cannot guarantee the amount of your tax year 2014 federal tax refund or the date it will be issued, and (ii) Neither BANK nor Processor is affiliated with the transmitter of the tax return (Intuit) and neither warrants the accuracy of the software used to prepare the tax return. (b) You agree that Intuit is not acting as your agent and is not under any fiduciary duty with respect to the processing of your refund by BANK and Servicer. (c) Your refund may be held or returned to the IRS if it is suspected of fraud or identity theft. 6. Truth in Savings Disclosure. The Deposit Account is being opened for the purpose of receiving your (both spouses if this is a jointly filed return) tax year 2014 federal tax refund. Processor and Bank will deduct the fees set forth in Section 3 including \$ 0.00 for opening and maintaining the Account and processing your refund. No other deposits may be made to the Deposit Account. No withdrawals will be allowed from the Deposit Account except as provided in Section 4. No interest is payable on the deposit; thus, the annual percentage yield and interest rate are 0%. The Deposit Account will be closed after all authorized deductions have been made and any remaining balance has been disbursed to you. We will also charge a Return Item Fee of \$20 if the refund cannot be delivered as directed in Section 4 of this application. An Account Research and Legal Processing fee of \$25 may be charged if we are required to provide additional processing to return the funds to the IRS. These fees will be paid by Bank to the Processor. Questions or concerns about the Deposit Account should be directed to: Sunrise Banks N.A., c/o Santa Barbara Tax Products, Group LLC, 11085 North Torrey Pines Road, Suite 210, La Jolla, CA 92037, or via the Internet at http://cisc.sbtpg.com. 7. Disbursement Method: You agree that the disbursement method selected below will be used by BANK to disburse funds to you. a X Direct Deposit to Prepaid Debit Card: If you choose this option, you authorize BANK to transfer the balance of your Deposit Account to the financial institution that supports your prepaid debit card, so that the financial institution may deposit the balance of your refund, as directed by you, on the respective prepaid debit card you have selected. Additional fees may be charged for the use of the card. Please review the cardholder agreement associated with the use of your prepaid debit card provided by the participating financial institution to learn of other fees, charges, terms and conditions that will apply. BANK will not be responsible for your funds once they have been deposited with the respective financial institution. Direct Deposit to Checking or Savings Account: If you choose this option, the balance of your Deposit Account will be disbursed to you electronically by ACH Direct Deposit to your personal bank account designated below. If a joint return is filed, the bank account may be a joint account or the individual account of either spouse. **DIRECT DEPOSIT ACCOUNT TYPE:** Checking Savings ACCOUNT #: RTN #:

Note: To ensure that there are no delays in receiving your refund, please contact your financial institution to confirm that you are using the correct RTN (routing) and account number. If you or your representative enter your account information incorrectly and your deposit is returned to BANK, the Deposit Account balance minus a \$20 returned item processing fee will be disbursed to you via a cashier's check mailed to your physical address of record. The BANK, its processor or Intuit is not responsible for the misapplication of a direct deposit that results from error, negligence or malfeasance on the part of you or your representative. In cases where the BANK has received your federal tax refund but is unable to deliver the funds directly to you, funds may be held at the BANK until claimed, or returned to the IRS or State of residency. Additional return item and processing fees may be deducted from the Deposit Account for federal tax refunds that continue to be undeliverable and unclaimed and must be returned to the IRS or State. The

Tiffany A Linke 431-51-5564 Page 3

amount of additional processing fees will be determined by the efforts required and the complexity of the transaction but will not exceed \$25. Processing fees will be paid by BANK to Processor.

You must notify BANK in writing 3 business days prior o the account being debited to revoke the authorization for applicable fees agreed to in Section 4, and to afford BANK a reasonable opportunity to act on your request. You may notify us in writing at: Sunrise Banks, N.A., c/o Santa Barbara Tax Products Group, LLC, 11085 North Torrey Pines Road, Suite 210, La Jolla, California 92037.

8. FEDERAL ELECTRONIC FUND TRANSFER ACT DISCLOSURES: The Federal Electronic Fund Transfer Act provides you with certain rights and obligations regarding the Federal and state income tax refund that will be electronically deposited into your Account established at Sunrise Banks N.A. for that purpose. If you believe that there is an error or if you have a question about your Account, write to Sunrise Banks N.A., **c/o** Santa Barbara Tax Products Group, LLC, 11085 North Torrey Pines Road, Suite 210, La Jolla, California 92037 or telephone (877) 908-7228 and provide Sunrise Banks N.A. with your name, a description or explanation of the error and the dollar amount of the suspected error. Sunrise Banks N.A. will advise you of the results of its investigation within 10 business days.

Business Days: Our business days are Monday through Friday, excluding federal holidays. Saturday, Sunday, and federal holidays are not considered business days, even if we are open.

Confidentiality: We will disclose information to third parties about your account or the transfers you make:

- To complete transfers as necessary;
- To verify the existence and condition of your account upon the request of a third party, such as a credit bureau or merchant; or
- To comply with government agency or court orders; or
- If you give us your written permission; or
- As explained in the Privacy section of this disclosure

<u>Our Liability:</u> If we do not complete a transfer to your account on time or in the correct amount according to our agreement with you, we may be liable for your losses or damages. In addition to all other limitations of our liability set forth in this Agreement, we will not be liable to you if, among other things:

- Circumstances beyond our control (natural disasters, such as fire or flood) prevent the transfer, despite
 reasonable precautions that we have taken.
- The funds in your account are subject to legal process or other claim restricting such transfer.
- 9. <u>Compensation.</u> In addition to any fees paid directly by you to Intuit, BANK will deliver a portion of the refund processing fee to Intuit in consideration of Intuit's provision of various programming, testing, data processing, transmission, systems maintenance, status reporting and other software, technical and communications services. The balance of the refund processing fee will be paid to the Processor, which will compensate Bank for its banking services.
- 10. <u>Governing Law.</u> The enforcement and interpretation of this Agreement and the transactions contemplated herein shall be governed by the laws of the United States, including the Electronic Signatures in Global and National Commerce Act, and, to the extent state law applies, the substantive law of South Dakota.
- 11. Arbitration Provision. This arbitration provision is made pursuant to a transaction involving interstate commerce and shall be governed by the Federal Arbitration Act. You agree that any and all disputes which in any way arise out of or relate to this Agreement, shall be resolved solely by binding arbitration before the American Arbitration Association ('AAA') before a single arbitrator in arbitration commenced as close as possible to where you reside. Any and all disputes must be brought in the parties' individual capacity, and not as a plaintiff or class member in any purported class or representative proceeding. Judgment on the award rendered by the arbitrator may be entered in any court having jurisdiction thereof. Each party to any such arbitration shall bear its own separate costs and expenses of the arbitration and shall share equally in the charges of the AAA, including the fee of the arbitrator. However, if you are unable to pay any fee of the AAA or the arbitrator, BANK or its Processor agrees to pay those fees for you. By agreeing to arbitration, you, BANK and Processor are waiving our rights to file a lawsuit and proceed in court and to have a jury trial to resolve disputes. The word 'disputes' is given its broadest possible meaning, and includes all claims; disputes or controversies, including without limitation any claim or attempt to set aside this arbitration provision.

<u>Tiffany A Linke</u> 431-51-5564 Page 4

12. <u>USA Patriot Act Disclosure.</u> To help the government fight the funding of terrorism and money laundering activities, Federal law requires all financial institutions to obtain, verify, and record information that identifies each person who opens an account. What this means for you: When we open an Deposit Account for you for the purpose of receiving your IRS federal tax refund or if you apply for one of our products, we will ask for your name, address, date of birth, and other information that will allow us to identify you. We may also ask for your driver's license information or information from other identifying documents of yours.

YOUR AGREEMENT

BANK and Processor agree to all of the terms of this Agreement. By selecting the "I Agree" button in TurboTax: (i) You authorize BANK to receive your 2014 federal tax refund from the IRS and to make the deductions from your refund described in the Agreement, (ii) You agree to receive all Communications electronically in accordance with the 'Consent to Conduct Business Electronically' section of the License Agreement for Tax Year 2014 TurboTax(R) Software and Services, as the term 'Communications' is defined therein, (iii) You consent to the release of your 2014 federal tax refund deposit information and application information as described in Section 2 of this Agreement; and (iv) You acknowledge that you have reviewed, and agree to be bound by, the Agreement's terms and conditions. If this is a joint return, selecting I Agree' indicates that both spouses agree to be bound by the terms and conditions of the Agreement.

Sunrise Banks, N.A.Tax Product Privacy Policy

FACTS What does Sunrise Banks, N.A. do with your Personal Information?

Why?

Financial Companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share and protect your personal information. Please read this notice carefully to understand what we do.

What?

The types of personal information that we collect and share depend on the product or service you have with us. This can include:

- Social Security Number and Date of Birth
- Address of Residence
- Government Issued Identification Card

When you are no longer our customer, we continue to share your information as described in this notice.

How?

All Financial Companies need to share customers' personal information to run their everyday business. In the section below we list the reasons Financial Companies can share their customers' personal information; the reasons Sunrise Banks, N.A. chooses to share and whether you can limit the sharing.

Reasons we can share your personal information	Does Sunrise Banks, N.A. share?	Can you limit this sharing?
For our everyday business purposes — such as to process your transaction, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus.	Yes	No
For our marketing purposes — to offer our products and services to you.	Yes	No
For joint marketing with other financial companies.	Yes	No
For our affiliates' everyday business purposes — information about your transactions and experiences.	Yes	No
For our affiliates' everyday business purposes — information about your creditworthiness.	No	We Don't Share
For our affiliates to market to you.	No	We Don't Share
For non affiliates to market to you.	No	We Don't Share

Questions? Toll Free: 877-908-7228

Tiffany A Linke 431-51-5564 Page		
Who We Are		
Who is providing this notice?	Sunrise Banks, N.A.	
What We Do		
How does Sunrise Banks, N.A. protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings. Your information is accessible only to employees who need the information in order to process your product request, answer your questions or determine the types of additional products or services that we think may interest you. We train our employees on their responsibility to maintain the privacy of your personal information.	
How does Sunrise Banks, N.A. collect my personal information?	We collect personal information about you when you apply for a tax related product. This includes information in your application and your tax return in each year that you applied for a tax-related bank product, such as your name, address, social security number, income, deductions, refund and the like. We also collect information about your transactions with us such as payment histories, balances due and tax information. We also collect your personal information from others such as credit bureaus, affiliates, or other companies.	
Why can't I limit all sharing?	 Federal law gives you the right to limit only: Sharing for affiliates' everyday business purposes — information about your creditworthiness, Affiliates from using your information to market to you, Sharing for non affiliates to market to you, State laws and individual companies may give you additional rights to limit sharing 	
Definitions		
Affiliates	Companies related by common ownership or control. They can be financial and non financial companies. • Our affiliates include financial companies such as University Financial Corp. dba Sunrise Banks.	
Non affiliates	Companies not related by common ownership or control. They can be financial or non financial companies.	
	Sunrise Banks, N.A. does not share with nonaffiliates so they can market to you.	
Joint Marketing	A formal joint marketing agreement between non affiliated financial companies that together market financial products or services to you.	
	We may disclose all of the Confidential Information that we collect as described above to companies that perform marketing services on our behalf or to other tax product providers with whom we have joint marketing agreements.	
Other Important Information	ur obligations under Title V of Gramm-Leach Bliley Act of 1999	

This Notice is adopted in recognition of our obligations under Title V of Gramm-Leach Bliley Act of 1999. This Notice applies only to individuals who have applied for a tax-related bank product.

ELECTRONIC POSTMARK - CERTIFICATION OF ELECTRONIC FILING

Taxpayer: <u>Tiffany A Linke</u>

Primary SSN: 431-51-5564

Federal Return Submitted: January 21, 2015 07:45 AM PST

Federal Return Acceptance Date: 01/21/2015

The Intuit Electronic Postmark shows the date and time Intuit received your federal tax return. The Intuit Electronic Postmark documents the filing date of your income tax return, and the electronic postmark information should be kept on file with your tax return and other tax-related documentation.

There are two important aspects of the Intuit Electronic Postmark:

1. THE INTUIT ELECTRONIC POSTMARK.

The electronic postmark shows the date and time Intuit received the federal return, and is deemed the filing date if the date of the electronic postmark is on or before the date prescribed for filing of the federal individual income tax return.

TIMELY FILING:

For your federal return to be considered filed on time, your return must be postmarked on or before midnight April 15, 2015. Intuit's electronic postmark is issued in the Pacific Time (PT) zone. If you are not filing in the PT zone, you will need to add or subtract hours from the Intuit Electronic Postmark time to determine your local postmark time. For example, if you are filing in the Eastern Time (ET) zone and you electronically file your return at 9 AM on April 15, 2015, your Intuit electronic postmark will indicate April 15, 2015, 6 AM. If your federal tax return is rejected, the IRS still considers it filed on time if the electronic postmark is on or before April 15, 2015, and a corrected return is submitted and accepted before April 20, 2015. If your return is submitted after April 20, 2015, a new time stamp is issued to reflect that your return was submitted after the IRS deadline and, consequently, is no longer considered to have been filed on time.

If you request an automatic six-month extension, your return must be electronically postmarked by midnight October 15, 2015 If your federal tax return is rejected, the IRS will still consider it filed on time if the electronic postmark is on or before October 15, 2015, and the corrected return is submitted and accepted by October 20, 2015.

2. THE ACCEPTANCE DATE.

Once the IRS accepts the electronically filed return, the acceptance date will be provided by the Intuit Electronic Filing Center. This date is proof that the IRS accepted the electronically filed return.