

Frequently Asked Questions

Q: Why do I have to sign a Power of Attorney Form?

A: The Power of Attorney we require is for tax purposes only; it's an IRS document, form 2848. It allows us to represent you and allows IRS personnel to discuss your tax matters with us. For your piece of mind, it clearly states "Form 2848 will not be honored for any purpose other than representation before the IRS." (Just above section 1, Taxpayer Information).

Q: What should I do with the notices I have received?

A: Fax all notices you have received to us immediately.

Q: Will I continue to receive notices from the IRS?

A: <u>YES.</u> You will continue to receive notices. The IRS computers will continue to generate the notices which are sent to you. We cannot stop their computers, but we can protect you from the threats these notices contain. You must fax any notice you receive to our office immediately. This will help give us the most current and urgent information right away. Fax number for our Client Management Department is (888) 400-1699

Q: Why is time of the essence?

A: Many of the collection notices they send have deadlines you must meet to avoid additional problems; including but not limited to levies against banks, wages or other sources of income. Notices should never be ignored or put off. Fax any notice you receive to our office immediately.

Q: Is it necessary to provide requested data on a timely basis?

A: To achieve the best possible outcome for ALL of our clients, we make commitments to taxing agencies to win their cooperation. A major reason we are able to achieve positive results on behalf of so many clients is the credibility we have built with them by keeping our commitments. We will not jeopardize this hard-earned relationship on behalf of a client who is non-responsive.

Q: How long will it take to resolve my tax problem?

A: Every case has its own unique circumstances. Our firm endeavors to complete each case quickly. Waiting for information from clients and taxing agencies generally create the longest delays. Depending on the work that is required, cases may take as little as a few months to as long 16 months or even longer.

Q: Do I still have to talk to the IRS?

A: No, you should not communicate with them at all. From this point on, we will handle ALL correspondence with the IRS and state. We do not want our clients in a position where they may incriminate themselves or give the IRS more information then they must have. If they contact you, politely refer them to us, your power of attorney

Q: Do you sign on my behalf with the IRS?

A: No. We will prepare tax returns and or documents for submission to the IRS. They will then be sent to you via US Mail. You will need to sign the forms and mail them to the IRS in a timely manner. Here again, time is of the essence.

Q: How will I communicate with your team?

A: The preferred communication method is **email**, so please check email often. We work as a team here at Authority Tax Services; multiple members of our staff will communicate with you as we work on your case. You will be contacted only when important information is needed from you or action is required by you. You will receive an email (in some cases a phone call). Any time you have a question regarding what is required of you or would like an update on the status of your case; feel free to **call our Client Management Department at (800) 634-2024**

Client's signature	Date

Mandatory Internal Revenue Code 7216 Disclosure and Consent

Federal law requires this consent form be provided to you. Unless authorized by law, we cannot disclose, without your consent, your tax return information to third parties for purposes other than the preparation and filing of your tax return. 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. If we obtain your signature on this form by conditioning our 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 you specify. If you do not specify the duration of your consent, your consent is valid for one year.

The duration	on of this	consent is	s two	years.
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(Rev. March 2012) Department of the Treasury Internal Revenue Service

Power of Attorney

Part I

Power of Attorney and Declaration of Representative

► Type or print. ► See the separate instructions.

Caution: A separate Form 2848 should be completed for each taxpayer. Form 2848 will not be honored

OMB No. 1545-0150 For IRS Use Only

Receivea	by:	

Name

Telephone	
Function	

	for any purpose other than representation	before the IRS.					Date	/	/
1	Taxpayer information. Taxpayer must sign and date	e this form on pa	ge 2, line	7.					
Taxpayer name and address			Taxpayer identification number(s)						
				Daytime telephone r	umber	Plan n	iumber (if a	pplicab	ole)
hereby	y appoints the following representative(s) as attorney	v(s)-in-fact:							
2	Representative(s) must sign and date this form or	n page 2, Part II.							
Name	and address			CAF No.					
				PTIN					
				Telephone No.					
		_		Fax No.		<u></u>			
Check	if to be sent notices and communications		Check	f new: Address 🔲	Telepho	one No	J Fa	x No. L	
Name	and address			CAF No.					
				PTIN					
				Telephone No.					
Chook	if to be sent notices and communications		Chook	Fax Noif new: Address	Tolophe	ano No] Fo	 v No Г	_
			Crieck						
Name	and address			CAF No.					
				PTIN Telephone No.					
			Check	if new: Address				x No. [
to rep	resent the taxpayer before the Internal Revenue Serv Matters	vice for the follow	ving matte	rs:					
	iption of Matter (Income, Employment, Payroll, Excise, Estate, Gractitioner Discipline, PLR, FOIA, Civil Penalty, etc.) (see instruct		(1040,	Tax Form Number 941, 720, etc.) (if appl	cable)	` '	Period(s) (estructions		,
4	Specific use not recorded on Centralized Auth check this box. See the instructions for Line 4. Spe								AF, ▶ □
5	Acts authorized. Unless otherwise provided be information and to perform any and all acts that I sign any agreements, consents, or other docur amounts paid to the client in connection with this unless the appropriate box(es) below are checked or return information to a third party, substitute and	elow, the represent can perform with ments. The representation of the representation of the represent cother represent and the representation a	entatives n respect t esentative (including ive(s) is (a tive or add	generally are authori o the tax matters des (s), however, is (are) refunds by either elec re) not authorized to e	zed to re cribed on not auth ctronic me xecute a	ceive and line 3, for orized to eans or pa request for	inspect control inspect contro	onfiden he auth negotia). Addit e of tax	nority to ate any tionally,
	Other acts authorized:								
						e instructi	ons for mo	re infor	mation)
	Exceptions. An unenrolled return preparer can An enrolled actuary may only represent taxpayers 230). An enrolled retirement plan agent may only return preparer may only represent taxpayers to the on tax matters partners. In most cases, the stude supervision of another practitioner).	to the extent prepresent taxpay ne extent provide ent practitioner's	rovided in ers to the ed in section (level k)	section 10.3(d) of Tri extent provided in se on 10.3(f) of Circular 2 authority is limited (fo	only repre easury De ction 10.3 30. See the r example	sent taxpa partment ((e) of Circ he line 5 in e, they may	yers in limi Circular No ular 230. A structions y only prac	ted situ . 230 (0 registe for rest tice un	uations. Circular ered tax crictions der the
	List any specific deletions to the acts otherwise au	ıthorized in this p	ower of a	ttorney:					

Form 2848 (Rev. 3-2012) 6 Retention/revocation of prior power(s) of attorney. The filing of this power of attorney automatically revokes all earlier power(s) of attorney on file with the Internal Revenue Service for the same matters and years or periods covered by this document. If you do not want to revoke a prior power of attorney, check here YOU MUST ATTACH A COPY OF ANY POWER OF ATTORNEY YOU WANT TO REMAIN IN EFFECT. Signature of taxpayer. If a tax matter concerns a year in which a joint return was filed, the husband and wife must each file a separate power 7 of attorney even if the same representative(s) is (are) being appointed. If signed by a corporate officer, partner, guardian, tax matters partner, executor, receiver, administrator, or trustee on behalf of the taxpayer, I certify that I have the authority to execute this form on behalf of the taxpayer. ▶ IF NOT SIGNED AND DATED, THIS POWER OF ATTORNEY WILL BE RETURNED TO THE TAXPAYER. Signature Title (if applicable) Date Print Name Print name of taxpayer from line 1 if other than individual PIN Number Part II **Declaration of Representative** Under penalties of perjury, I declare that: I am not currently under suspension or disbarment from practice before the Internal Revenue Service; • I am aware of regulations contained in Circular 230 (31 CFR, Part 10), as amended, concerning practice before the Internal Revenue Service; I am authorized to represent the taxpayer identified in Part I for the matter(s) specified there; and I am one of the following: a Attorney—a member in good standing of the bar of the highest court of the jurisdiction shown below. **b** Certified Public Accountant – duly qualified to practice as a certified public accountant in the jurisdiction shown below. c Enrolled Agent-enrolled as an agent under the requirements of Circular 230. **d** Officer—a bona fide officer of the taxpayer's organization. e Full-Time Employee - a full-time employee of the taxpayer. f Family Member—a member of the taxpayer's immediate family (for example, spouse, parent, child, grandparent, grandchild, step-parent, stepchild, brother, or sister). g Enrolled Actuary - enrolled as an actuary by the Joint Board for the Enrollment of Actuaries under 29 U.S.C. 1242 (the authority to practice before the Internal Revenue Service is limited by section 10.3(d) of Circular 230). h Unenrolled Return Preparer - Your authority to practice before the Internal Revenue Service is limited. You must have been eligible to sign the return under examination and have signed the return. See Notice 2011-6 and Special rules for registered tax return preparers and unenrolled return preparers in the instructions. i Registered Tax Return Preparer—registered as a tax return preparer under the requirements of section 10.4 of Circular 230. Your authority to practice before the Internal Revenue Service is limited. You must have been eligible to sign the return under examination and have signed the return. See Notice 2011-6 and Special rules for registered tax return preparers and unenrolled return preparers in the instructions. k Student Attorney or CPA—receives permission to practice before the IRS by virtue of his/her status as a law, business, or accounting student working in LITC or STCP under section 10.7(d) of Circular 230. See instructions for Part II for additional information and requirements. Enrolled Retirement Plan Agent - enrolled as a retirement plan agent under the requirements of Circular 230 (the authority to practice before the Internal Revenue Service is limited by section 10.3(e)). ▶ IF THIS DECLARATION OF REPRESENTATIVE IS NOT SIGNED AND DATED, THE POWER OF ATTORNEY WILL BE RETURNED. REPRESENTATIVES MUST SIGN IN THE ORDER LISTED IN LINE 2 ABOVE. See the instructions for Part II. Note: For designations d-f, enter your title, position, or relationship to the taxpayer in the "Licensing jurisdiction" column. See the instructions for Part II for more information.

Designation—Insert above letter (a-r)	Licensing jurisdiction (state) or other licensing authority	Bar, license, certification, registration, or enrollment number (if applicable). See instructions for Part II for more information.	Signature	Date

8821

(Rev. October 2012)

Department of the Treasury Internal Revenue Service

Tax Information Authorization

▶ Information about Form 8821 and its instructions is at www.irs.gov/form8821.
 ▶ Do not sign this form unless all applicable lines have been completed.
 o request a copy or transcript of your tax return, use Form 4506, 4506-T, or 4506T-EZ

OMB No. 1545-1165

For IRS Use Only
Received by:
Name____
Telephone__
Function__
Date

Internal Revenue Service	a copy of transcript of your tax re	turri, use i oriri 4000, 4000-1,	Date	
1 Taxpayer information. Taxpaye	er must sign and date this form of	on line 7.		
Taxpayer name and address (type or print)		Taxpayer identification	number(s)	
		Daytime telephone numb	ber Plan number (if applicable)	
2 Appointee. If you wish to name	more than one appointee, attacl			
Name and address				
		PTIN		
		Telephone No.		
		Check if new: Address	Tolophono No. D. Foy N	
3 Tax matters. The appointee is a			•	
line. Do not use Form 8821 to re		eive comidential tax imormal	non for the tax matters listed of	I IIIIS
(a)	(b)	(c)	(d)	
Type of Tax (Income, Employment, Payroll, Excise, Estate,	Tax Form Number	Year(s) or Period(s)	Specific Tax Matters (see i	nstr.)
Gift, Civil Penalty, etc.) (see instructions)	(1040, 941, 720, etc.)	(see the instructions for line	; 3)	
4 Specific use not recorded on				
use not recorded on CAF, check	this box. See the instructions. I	Tyou check this box, skip iii	nes 5 and 6	
5 Disclosure of tax information ((vou must shook a box on line E	o or Eb uploss the boy on lin	as 4 is shocked):	
				. ~
a If you want copies of tax information basis, check this box	mation, notices, and other writi	ten communications sent to	the appointee on an ongoin	g ▶ □
Note. Appointees will no longer		other related materials with	the notices	· Ш
b If you do not want any copies of				▶ □
2 you dooa ay oop.oo o.		1 to your appointed, enough		
6 Retention/revocation of tax in	formation authorizations. This	tax information authorization	n automatically revokes all pric	
	matters you listed on line 3 above			
to revoke a prior tax information				
and check this box				▶ □
To revoke this tax information at	uthorization, see the instructions			
7 Signature of taxpayer. If signed	d by a corporate officer, partner,	guardian, executor, receive	r, administrator, trustee, or	
party other than the taxpayer, I d	certify that I have the authority to	execute this form with resp	pect to the tax matters and tax	
periods shown on line 3 above.				
► IF NOT SIGNED AND DATED	D, THIS TAX INFORMATION AU	JTHORIZATION WILL BE P	RETURNED.	
► DO NOT SIGN THIS FORM I	FIT IS BLANK OR INCOMPLET	ΓE.		
				_
Signature			Date	
Drint Name			Title (if applicable)	_
Print Name			Title (if applicable)	
DINI	number for electronic signature			
	and to decirone signature			