2024 1040 Income Tax Return Annual Engagement Letter

Date:	Client Name(s):	
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We are pleased to confirm our understanding of the arrangements for your income tax return(s). This letter confirms the services you have asked our firm to perform and the terms under which we have agreed to do that work. Please read this letter carefully because it is important to both our firm and you that you understand what you can and cannot expect from our work. In other words, we want you to know the limitations of the services you have asked us to perform. If you are confused at all by this letter or believe we have misunderstood what you need, please call to discuss this letter before you sign it.

The Internal Revenue Service imposes penalties on taxpayers, and on us as return preparers, for failure to observe due care in reporting for income tax returns. In order to ensure an understanding of our mutual responsibilities, we ask all clients for whom we prepare tax returns to confirm the following arrangements.

We will prepare your 2024 Federal and Illinois Form 1040 and related Federal and Illinois 1040 income tax return schedules from information you furnish us. We do not use foreign third parties for preparation of your tax return. We will not audit or otherwise verify the data you submit although we may ask you to clarify some of the information. We may furnish you with tax organizers and questionnaires to help you gather and organize the necessary information for us, in order to keep our fee to a minimum. We are responsible for preparing only the returns listed previously, if you have taxable activity in a state other than that specifically listed you are responsible for providing our firm with all information necessary to prepare any additional applicable state(s) income tax returns as well as informing us of the applicable states. Any additional state income tax returns will be prepared as a separate engagement. If you have income tax filing requirements in a given state but do not file that return there could be possible adverse ramifications such as an unlimited statute of limitations, penalties, etc. If you would like us to investigate to determine each state where you may have an income tax filing requirement, please inform us.

You (the client) are responsible for determining your state and local tax filing obligations with respect to all state and local tax authorities including but not limited to income, franchise, sales and use, and excise taxes. You agree that we (the CPA firm) have no responsibility to research these obligations or to inform you of them. These services are available at additional cost. If you wish to engage us to perform these services, our firm requires that you sign an engagement letter detailing our agreement to perform such services prior to any such services being rendered.

If you have derived income from a foreign country, we will use the foreign country income information which you provide to calculate any applicable federal or state foreign tax credit or other affected federal or state income tax items. However, you are responsible for meeting any foreign country income tax or other foreign country reporting requirements.

We must receive all information to prepare your return by April 1, 2025, to ensure that your return will be completed by April 15, 2025. If we have not received all of your information by April 1, 2025 and your return is not completed by April 15, 2025, you may be subject to late filing or late payment penalties. We do not file tax extensions for clients unless specifically requested to do so.

It is your responsibility to maintain, in your records, the documentation necessary to support the data used in preparing your tax returns, including but not limited to the auto, travel, entertainment, and related expenses and the required documents to support charitable contributions over \$250. If you have any questions as to the type of records required, please ask us for advice in that regard. It is also your responsibility to carefully examine and approve your completed tax returns before signing and mailing them to the tax authorities. We are not responsible for the disallowance of doubtful deductions or inadequately supported documentation, nor for resulting taxes, penalties and interest.

We are responsible for preparing only the returns listed above. All others are to be prepared by you or other preparers. If there are additional returns you wish to prepare, such as sales tax, property tax, inheritance, gift or estate tax, other income tax returns for other entities, or other states' or cities tax returns please insert them here: _______. Our fee does not include responding to inquires or examination by taxing authorities. However, we are available to represent you and our fees for such services are at our standard rates and would be covered under a separate engagement letter.

We will use our professional judgment in preparing your returns. Whenever we are aware that a possibly applicable tax law is unclear or that there are conflicting interpretations of the law by authorities (e.g., tax agencies and courts), we will explain the possible positions that may be taken on your return. We will adopt whatever position you request on your return so long as it is consistent with the codes, regulations, and interpretations that have been promulgated. If the Internal Revenue Service should later contest the position taken, there may be an assessment of additional tax plus interest and penalties. We assume no liability for any such additional penalties or assessments.

If we are asked to disclose any privileged communication, unless we are required to disclose the communication by law, we will not provide such disclosure until you have had an opportunity to argue that the communication is privileged. You agree to pay any and all reasonable expenses that we incur, including legal fees, that are a result of attempts to protect any communication as privileged. In addition, your confidentiality privilege can be inadvertently waived if you discuss the contents of any privileged communication with a third party, such as a lending institution, a friend, or a business associate. We recommend that you contact us before releasing any privileged information to a third party.

It is our policy to keep records related to this engagement for four years after which they are destroyed. However, Saxer Accounting Services does not keep any original client records, so we will return those to you at the completion of the services rendered under this engagement. When records are returned to you, it is your responsibility to retain and protect your records for possible future use, including potential examination by any government or regulatory agencies.

In the interest of facilitating our services to you, we may communicate by facsimile transmission or send electronic mail over the Internet. Such communications may include information that is confidential to your company. While we will use our best efforts to keep such communications secure in accordance with our obligations under applicable laws and professional standards, you recognize and accept that we have no control over the unauthorized interception of these communications once they have been sent and consent to our use of these electronic devices during this engagement.

From time to time during our relationship, you may seek our advice with regard to potential investments. We are not investment advisors unless <u>specifically and in writing by separate agreement hired for that purpose</u>. Accordingly, we suggest that you seek the advice of qualified investment advisors appropriate to each investment being considered. Unless otherwise specifically agreed to in a separate engagement letter or in a written addendum or amendment to this engagement letter signed by the parties, we will not advise you regarding the economic viability or consequences of an investment or whether you should or should not make a particular investment.

Billings become delinquent if not paid within 30 days of the invoice date. If billings are not paid within 60 days of the invoice date, at our election, we will stop all work until your account is brought current, or we will withdraw from this engagement. [Client] acknowledges and agrees that we are not required to continue work in the event of [client's] failure to pay on a timely basis for services rendered as required by this engagement letter. [Client] further acknowledges and agrees that in the event we stop work or withdraw from this engagement as a result of [client's] failure to pay on a timely basis for services rendered as required by this engagement letter, we shall not be liable to [client] for any damages that occur as a result of our ceasing to render services. Our services will conclude upon delivery of the completed income tax returns discussed above or upon our suspension of services or resignation from the engagement.

If any dispute arises among the parties hereto, the parties agree first to try in good faith to settle the dispute by mediation administered by the American Arbitration Association under its Rules for Professional Accounting and Related Services Disputes. If the parties are unable to resolve the dispute through mediation within 60 days from the date notice is first given from one party to the other as to the existence of such a dispute and the demand to mediate, then they may proceed to resolve the matter by arbitration. Costs of any mediation proceeding shall be shared equally by all parties.

We appreciate the opportunity to serve you. Please date and sign the enclosed copy of this letter to acknowledge your agreement with and acceptance of your responsibilities and the terms of this engagement. It is our policy to initiate services after we receive the executed engagement letter.

Cindy S. Saxer, CPA		
Amanda Haas, EA		
	(Client Signature)	(Date)
	(Client Signature)	(Date)

I have read the above terms of the engagement letter and agree with the terms of this engagement.

Name			
Phone Number: Hours you can be reached?E-Mail:			
Refunds If you are direct depositing your refund, please attach a voided check (not deposit slip) if you information has changed since we filed your 2024 tax returns or we did not file your 2024 tax		ns.	
Personal Information			
 Did your marital status change during 2024? 	Yes	No	
 If you received unemployment in 2024 did you bring your 1099-G form? 	Yes	No	
 Do you or your spouse plan to retire in 2025? If already retired - mark no 		No	
 Were you or your spouse permanently and totally disabled in 2024? 	Yes	No	
 Date of Death for taxpayer or spouse (if during 2024 or 2025): Taxpayer Spouse 	ouse		
 Did you purchase items on-line or out-of-state and not pay IL 6.25% sales tax? 	Yes	No	
 Are you paying back the first-time homebuyer credit? 		No	
 Do you want to allow your tax preparer to discuss this year's tax return with the IRS? 	Yes	No	
 Were you or your spouse a member of the U.S. Armed Forces during 2024? 	Yes	No	
Health and Life Insurance			
 Did you receive Form 1095-A Market Place Health Insurance? (Bring to appt) 	Yes	No	
Did you or your spouse have self-employed health insurance?	Yes	No	
 Did you contribute to or receive distributions from a Health Savings Account (HSA)? 	Yes	No	
If you received distributions, please bring 1099-SA			
Dependent Information			
Do you have dependents who must file?		No	
o If yes, do you want us to prepare the return(s)?	Yes	No	
 Did your children earn more than \$2,600 in investment income in 2024? 	Yes	No	
 Did you provide over half the support for any other person during 2024? 	Yes	No	
Did you incur any adoption expenses in 2024?	Yes	No	
Items related to Income/Losses			
 Did you receive any disability payment in 2024? 	Yes	No	
 Did you receive tip income not reported to your employer? 	Yes	No	
 Did you buy, sell, refinance, or abandon a principal residence or 			
other real property in 2024? Attach Buyer or Seller Settlement Sheets	Yes	No	
If yes, was the First-time Homebuyer Credit used when home purchased?	Yes	No	
Are you planning to purchase a home soon?	Yes	No	
 Did you incur any non-business bad debts or debt cancelled? (Ex. Credit card) 	Yes	No	
Miscellaneous			
 Did you purchase a motor vehicle or boat during 2024 and you're itemizing or efficient?Yes 			
 If yes, please provide documentation including your sales tax paid 			
 If yes, was the motor vehicle a hybrid? Year, Make, Model, & Date Purchased 	VIN		
 Did you donate a vehicle in 2024? Attach Form 1098C 	Yes	No	
 Did you or your spouse make gifts of over \$18,000 to an individual or 			
contribute to a prepaid tuition plan?	Yes	No	
Did you make gifts to a trust?	Yes	No	
 Did you pay any individual for domestic services in 2024? 	Yes	No	
Did you make a loan at an interest rate below market rate?	Yes	No	

 Did you, your sport 	 Did you, your spouse, or your dependents attend post-secondary school in 2024? 			No No
 Did you receive ar 	ny income not included with the tax pape	ers you've brought? Ex. tips	No Yes	No
	ergy efficient improvements to your home		Yes	No
	uring 2024? If yes, please attach or bring el any of your debt in 2024? (Attach 109		Yes	No
Business/Investment		,		
		hollom		ngt =
W. Commission Commissi	tock from a stock bonus plan with your e	mployer?	Yes	No
1.5	ature but were not cashed in?		Yes	No
, a 5	Il any stocks or bonds in 2024?		Yes	No
	r any US savings bonds during 2024?	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Yes	No
	roceeds from Series EE or I US savings bo	ands purchased after 1989 to	V/ - =	01-
	ucation expenses?		Yes	No
	gain or loss on property which was taken	from you by destruction,	V	N.I.
theft, seizure, or o			Yes	No
SHOUSANING MENAPHOAR SPRINGARINA SHI REWAY I WAS	urchase a business, farm, or property?	2	Yes	No
2 E	erty or equipment on installment in 2024	an an ang paner sah	Yes	No
18.0	business-related educational expenses?	1200 1000 1 10 11	Yes	No
	quate records for travel & meal deduction			N. F.
	Place, Date, Business purpose, descriptio		Yes	No
If yes, please atta			Yes	No
•	e-kind" exchange of property in 2024?	Need all information	Yes	No
	rds to support expenses?	1997	Yes	No
0.5	special fuels for non-highway/farm use?		Yes	No
 Do you have any i or sole proprietor 	investments that you were not personall	y "at risk" (other than farm	Yes	No
or sole proprietor	3111 <i>p</i>):		1 03	110
IRA, Pension and Edu	ication Savings Plans			
 Did you receive p 	ayments from a pension or profit-sharing	g plan?	Yes	No
 Did you take a ret 	tirement account distribution related to t	the Corona Virus in 2020?	Yes	No
 Did you receive a 	total distribution from an IRA or other q	ualified plan that was partially	or	
totally rolled ove	r into another IRA or qualified plan withi	n 60 days of the distribution?	Yes	No
 Did you convert a 	ıll or part of a regular IRA into a Roth IRA	?	Yes	No
 Did you roll over a 	all or part of a qualified plan into a Roth I	IRA?	Yes	No
 Did you contribut 	e to any College Fund or Account (Bright	Start, Bright Direction, etc)?	Yes	No
Foreign Bank Accoun	ts and Taxes			
 Did you have fore 	eign income or pay any foreign taxes in 20	024?	Yes	No
 At any time durin 	g the tax year, did you have an interest in	n or a signature or other		
	oank account, or other financial account i		Yes	No
	he value of those accounts exceed \$10,0		Yes	No
DE MERCHE DEC . DESCRIPTION DES CONTRACTOR DEC	intor of or transferor to a foreign trust wi			
	not you have any beneficial interest in th		Yes	No
- Landard Control of the Control of	ne during 2024, have an interest in or an			
	ts held in foreign financial institutions tha	at exceeded \$50,000 in value a		(2004
Any time during t	he year?		Yes	No