

Agreement for preparation of 2013 Partnership Income Tax Returns

This letter is to confirm and specify the terms of our engagement for the year ended December 31, 2013 and to clarify the nature and extent of the services we will provide. Also, by sending you this engagement letter we have assumed that you are the person responsible for the tax matters of the corporation. If this is not a correct assumption, please furnish us with the name of the tax matters person.

Our engagement will be designed to perform the following services:

1. Prepare the federal and state income tax returns with supporting schedules from information that you will provide to us.

2. Perform any bookkeeping we find necessary for the preparation of the income tax returns.

Our work in connection with the preparation of your income tax returns does not include any procedures designed to discover defalcations or other irregularities, should any exist. We will make no audit or other verification of the data you submit, although we may need to ask you for clarification of some of the information. We will furnish you with questionnaires and\or worksheets to guide you in gathering the necessary information for us. Your use of such forms will assist us in keeping our fee to a minimum.

We will use our judgment in resolving questions where the tax law is unclear, or where there may be conflicts between the taxing authorities' interpretations of the law and other supportable positions. Unless otherwise instructed by you, we will resolve such questions in your favor wherever possible.

The law provides various penalties that may be imposed when taxpayers understate their tax liability. If you would like information on the amount or circumstances of these penalties, please contact us. Because a partnership is an entity whose tax attributes flow through to its partners, the penalty for substantial understatement of tax relating to partnership items may be imposed at either the partnership or partner level.

(Continued on Page 2)

Page 2

Agreement for preparation of 2013 Partnership Income Tax Returns

Management is responsible for the proper recording of transactions in the books of accounts, for the safeguarding of assets, and for the substantial accuracy of the financial records. You have the final responsibility for the income tax returns and, therefore, you should review them carefully before you sign and file them.

Your returns may be selected for review by the taxing authorities. Any proposed adjustments by the examining agent are subject to certain rights of appeal. In the event of such government tax examination, we will be available upon request to represent you and will render additional invoices for the time and expenses incurred.

Our fee for these services will be based upon the amount of time required at our standard billing rates, plus out-of-pocket expenses, subject to a minimum fee of \$625. All invoices are due and payable upon presentation. A late charge of 1.5 % per month will be assessed on all past due amounts.

If the foregoing fairly sets forth your understanding, please sign this letter in the space indicated and return it to our office. However, if there are any additional returns you expect us to prepare, please note this at the end of the returned copy of this letter, just below your signature.

We want to express our appreciation for this opportunity to work with you.

Sincerely,

Larry K. Anderson, CPA

Accepted By:

Company Name	
Your signature	
Date	
Your name (print)	
Your title	
Date Your name (print)	



2013 PARTNERSHIP TAX ORGANIZER (1065)

Organization Name	 Tax Period	
Address	 Federal ID#	
	 State ID#	

If we do not maintain your bookkeeping records, please provide a general ledger, trial balance, depreciation schedules, balance sheet and profit and loss statement.

YES

N/A

Please also provide the following:

1.	Copies of correspondence from tax authorities regarding prior year(s) returns.	
2.	Details of any changes in partner or member ownership or changes in partner addresses.	
3.	For each partner provide ID#, percentage of ownership, profit/loss%, general or limited	
	classification, and detail of distributions to partners. Identify the Tax Matters Partner.	
4.	Schedules of loans to/from partners and related parties including interest rates and payment	
	schedules.	
5.	Detailed analysis of entries in prepaid and accrued expense accounts.	
6.	Did the corporation make any payments that would require it to file 1099s. If yes, were they filed?	
7.	Copies of Forms 1099, 941, 940, 5500, and W-2 that have been filed.	
8.	Copies of Forms 1099 and Schedules K1 that have been received.	
9.	Schedule of all interest and dividend income.	
10.	Schedule of assets acquired and/or sold during the year including date acquired, date sold,	
	sales or purchase price, including any trade-in allowance.	
11.	Schedule of fringe benefits paid on behalf of partners and indicate which benefits have been	
	included in their guaranteed payments.	
12.	Furnish total of meal and entertainment expenses.	
13.	Schedule of charitable contributions.	
14.	Detail of any lobbying expenses.	
15.	List potential non-deductible expenses, such as penalties and life insurance premiums.	
16.	Schedule of any club dues paid.	
17.	Vehicle and mileage data for company-owned passenger vehicles.	
18.	Details of miscellaneous income/expense accounts.	
19.	List of activities conducted in other states.	
20.	Does the partnership have any foreign bank or financial accounts? If yes, provide details.	
21.	May the Internal Revenue Service discuss questions about this return with the preparer?	
Tax	x Year Company Name	
Date		
Date	te Preparer's Signature	