Tax Organizer for Partnerships



Please mail or fax this Tax Organizer, signed engagement letter, and all supporting documents to:

7679 Dorchester Rd North Charleston, SC 29418 Fax: 855-524-7552

You may also email the documents directly to your tax preparer or upload the documents via our client portal.

You may access the portal via our website, http://www.taxprosplus.com.



Toll Free

Phone: 800-742-0829 Fax: 855-524-7552

7679 Dorchester Road North Charleston, SC 29418

Tax Preparation Engagement Letter

Name:				
Name of Company:				
Last 4 of EIN:				
•	Pros Plus LLC to assist you with your tare and extent of the services we will prove		er confirms the terms of our engageme	nt
Our engagement is limited to	performing the following services:			
Tax Year:	Type of Tax Return(Choose only 1)	1065	☐ 1120-S	
		1041	☐ 1120-C	

This engagement pertains only to the year listed above, and our responsibilities do not include preparation of any other tax return years that may be due to any taxing authority. We are responsible for preparing only the returns referenced above. If you have taxable activity in a state or local municipality other than that referenced, you are responsible for providing our firm with all the information necessary to prepare any additional applicable state and local income tax returns as well as informing us of the applicable states and local municipalities. If you have income tax filing requirements in a given state or local municipality but do not file that return, there could be possible adverse ramifications such as an unlimited statute of limitations, penalties, etc. This engagement letter does not cover the preparation of any financial statements sales and use tax, or gift tax returns, which, if we are to provide, will be covered under a separate engagement letter.

We will depend on you to provide the information we need to prepare complete and accurate returns. We may ask you to clarify some items but will not audit or otherwise verify the data you submit. We have a tax organizer available to help you collect the data required for your return. The Organizer will help you avoid overlooking vital information. By using it, you will contribute to efficient preparation of your returns and help minimize the cost of our services

We will perform accounting services only as needed to prepare your tax returns. Our work will not include procedures to find defalcations or other irregularities. Accordingly, our engagement should not be relied upon to disclose errors, fraud, or other illegal acts, though it may be necessary for you to clarify some of the information you submit. We will, of course, inform you of any material errors, fraud, or other illegal acts we discover.

Should we encounter instances of unclear tax law, or of potential conflicts in the interpretation of the law, we will outline the reasonable courses of action and the risks and consequences of each. We will ultimately adopt, on your behalf, the alternative you select.

You have the final responsibility for the income tax returns and, therefore, you should review them carefully before you sign them. We are not responsible for the disallowance of doubtful deductions or inadequately supported documentation, nor for resulting taxes, penalties and interest.

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.

Federal, state, and local taxing authorities impose various penalties and interest charges for non-compliance with tax law, including for example, failure to file or late filing of tax returns and underpayment of taxes. You as the taxpayer remain responsible for the payment of all taxes, penalties and interest charges imposed by taxing authorities. If we determine, at our sole discretion, that we may be subject to a preparer penalty due to a tax position on your return, you agree to either adequately disclose that position on your return or change the position to one that we confirm would not subject us to penalty. If you choose not to change your position or adequately disclose the tax position so as to eliminate, at our sole discretion, our exposure to the preparer penalty, we, at our sole discretion and at any time, may withdraw from the engagement without completing or delivering tax returns to you. Such withdrawal will complete our engagement and you will be obligated to compensate us for all time expended and to reimburse us for all out-of-pocket expenses incurred through the date of our withdrawal.

Federal, State, and local taxing authorities also impose various penalties and interest charges for noncompliance with tax law, including for example, failure to file or late filing of tax returns and underpayment of taxes. You as the taxpayer remain responsible for the payment of all taxes, penalties and interest charges imposed by taxing authorities.

The Affordable Care Act (ACA) has added various new health insurance mandates, penalties and credits. You acknowledge and Tax Pros Plus agrees, that we will rely solely on information provided by you for the purposes of preparing your tax returns listed above and have provided no advice regarding your eligibility for any credits, estimates of any payments or estimates of any penalties under the ACA.

Confidentiality. All information you provide to us in connection with this engagement will be maintained by us on a strictly confidential basis. In the event we receive a subpoena or summons requesting that we produce documents from this engagement or testify about the engagement we will notify you prior to responding to it if we are legally permitted to do so. You may, within the time permitted for our firm to respond to any request, initiate such legal action as you deem appropriate to protect information from discovery. If you take no action with the time permitted for us to respond or if your action does not result in a judicial order protecting us from supplying requested information, we may construe your inaction or failure as consent to comply with the request. Time incurred in connection with subpoenas, and/or other related legal matters involving you, and or your account(s), will be billed at our normal hourly billing rates.

Internet Communication. In the interest of facilitating our services to you, we may communicate by facsimile transmission or send electronic mail over the internet. This often involves sending data, documents and other information, including sensitive tax and financial information. Such communications may include information that is confidential to you. Our firm employs measures in the use of facsimile machines and computer technology designed to maintain data security. While we will use reasonable 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. You should ensure that your email server and the information stored on your system is secure. We are not responsible for any transmission problems or for the failure of you or any authorized recipient of the information to receive files. You are solely responsible for (i) notifying the firm of the failure to receive files containing your information so that we may provide a copy in an alternate form; (ii) securing your email server and restricting access to your email in order to maintain confidentiality of the information transmitted; (iii) storing the electronic files containing the information; and (iv) acquiring and maintaining the software needed to open and access the files containing the information.

Our fee for services will be based upon the complexity of the return(s) and the extent of the tax forms required for us to properly file your tax return(s). If a federal, state, or qualified dependent return is requested, but actual preparation determines that there is no filing requirement, we will waive our fee for the no filing determination. We do reserve the right to charge based on our standard charges if there is extensive research required to make the "no filing" determination. Invoices are due and payable upon presentation. To the extent permitted by state law, an interest charge may be added to all accounts not paid within thirty (30) days. Currently our fee ranges are as follows:

 $Federal\ and\ State\ Individual\ Income\ Tax\ Returns -\$300 -\$700$ $Federal\ and\ State\ Business/Organization\ Tax\ Return\ (1120,1120S,\ 1065,990,1040) - starts\ at\ \750

You agree that our firm's liability for any and all claims, damages, losses and costs of any nature arising from this engagement is limited to the total amount of fees paid by you to our firm for the services rendered under this agreement. We will return your original records to you at the end of this engagement. You should securely store these records, along with all supporting documents, canceled checks, etc., as these items may later be needed to prove accuracy and completeness of a

return. We will retain copies of your records and our work papers for your engagement for seven years, after which these documents will be destroyed.

Our engagement to prepare your tax returns will conclude with the delivery of the completed returns to you (if paper-filing), or your signature and our subsequent submittal of your tax return (if e-filing). If you have not selected to e-file your returns with our office, you will be solely responsible to file the returns with the appropriate taxing authorities.

To affirm that this letter correctly summarizes your understanding of the arrangements for this work, please sign where indicated and submit to our office. Your tax return(s) cannot be prepared until this engagement letter is signed and we receive it in our office.

We appreciate your confidence in us. Please call (843)277-9128 if you have questions.

Sincerely,	
Stephen M. Meller	
Stephen M Nettles	
Tax Pros Plus LLC	
Accepted By:	
,	
Signature	
TC: -1	
Title	
Date	

Organizer for Partnerships

Address:	EIN	N	lame		Date Formed	l
Audress:	Mailing Address		Suite #	City	State	Zip Code
Contact Name: _	·		Email:			
Contact Phones:						
	(Office)	Home)	(Mobile	e)		
	Contact Mailing Address		Suite #	City	State	Zip Code
Tax Pros Plus LLC.				-		
•	ur organization's books usin d loss statement and balanc ganizer.					
•	ur accounting staff to prepa o so. If you prefer this optic	· ·	-	- 0		ill be an
	ess bank statements for all n	v				
	card statements (for busine ots for cash purchases not sh		it card statements			
-	book register					
	entify all checks by entering entify a personal withdrawa				istribution"	
• Ide an	entify a deposit of personal and distributions were made fach Partner.	funds to your busines	ss account as "Part	ner Contrib	ution." If co	ontributions
ng Information. Pl	ease answer "Yes" or "No"	to AIL of the followi	ng questions.			Yes No
	o's first year as a Partnership	p?				
at state was Partne	ership formed in?	What is the	state of residence	?		
at date was the Pa	artnership first authorized to	a da husinass in tha m	.1			
	ave a change of business na		esident state?			

Other (describe)

Accrual

Did the Partnership make or revoke a corporate tax filing election during the year?

Does the Partnership file under a calendar year? (If not, what is the fiscal year?)

Is there a change of address for the year?

What is the principal business activity of the Partnership?
What accounting method does the Partnership use? Cash [

How many Partners were there on the last day of the year?

Partner/Member Information							
First Name–Last Name (Enter information for all Partner who owned shares at any time during the year)	Social Security Number	Partner Mailing Address Street Address City, State, Zip	% of shares owned at start of year	% of shares owned at end of year	Dates of share owner- ship change (if any)		

Provide the following inform	nation for any pe	rson who was a p	artner or owner	member during	the year.	
Partner or Member name	Guaranteed payments to the partner or member	Health insurance premiums paid for partner or member during the year	Capital contributions made by the partner or member during the year	Distributions made to the partner or member during the year	Partner loans to the Partnership during the year	Loans repaid by the Partnership the partner during the year

Business income from	other states					
Did the Partnership cond	luct business in more than one state?	Yes No				
If yes, please apportion i	ncome by state.					
State name	Income apportionment \$	Payroll apportionment \$				
State name	Income apportionment \$					
State name	Income apportionment \$					
State name	Income apportionment \$	Payroll apportionment \$				
Income						
What were the business	gross receipts or sales for the year?	\$				
What portion of receipts	were reported on Form 1099-K?	\$				
What portion of gross sa	les listed above was refunded or returne	ed? \$				
What were the gross rec	eipts from rental property owned by the	Partnership \$ (Do not include rental				
income in gross receipts for						
		tivity not included in gross receipts above?				
	vestment or capital gain income for the y					
Interest/Dividend and/or Capital Gains Worksheets on Pages of this Organizer)						
Describe any other income of the Partnership not included elsewhere in this Organizer.						
-						
Cost of Goods Sold (CC						
		enerally must account for COGS. COGS include all costs				
	turing a product or purchasing a product					
	roduce a product for sale to customers?					
Do you operate a wholes	ale or retail business where you maintain	n an inventory of goods?				
		Yes No				
What was the opening co	ost of inventory on the first day of the yea	ar? \$				
What was the cost of pur	rchases of product (less cost of items withd	lrawn for personal use)?				
Cost of labor related to s	ale or production of goods held for sale	\$				
Materials and supplies us	sed in manufacture or sales production	\$				
Other costs of goods not	listed above (list on separate detail worksho	neet) \$				
Closing inventory at end		\$				

Business Expenses	Business Expenses	
Advertising	\$ Professional education & training	\$
Auto (Complete auto worksheet)	Rent (office, leasehold, storage)	\$
Bank fees and charges	\$ (1099-MISC to unincorporated payees required)	
Cell phone (100% of cost) \$ (x	Rent or lease	\$
Business use%) =	\$ (vehicles, machinery, and equipment)	
Commissions and fees	\$ Repairs and maintenance	\$
Computers, equipment, furniture	Software (Enter on Asset depreciation worksheet)	
(Complete the <u>Asset Depreciation</u> <u>Worksheet</u>)	Supplies and small tools (Do not include equipment purchases – use Asset	\$
Contract labor	Depreciation Worksheet)	
(You must issue a 1099-MISC to any	\$ Taxes - Local & business licenses	\$
unincorporated entity to whom you paid \$600 or more for the year)	Taxes - Payroll (941, 940 & State)	\$
Dues and Subscriptions	\$ Taxes - State	\$

Employee benefit programs	\$	Annual Partnership fees	\$
Health Insurance (employee)	\$	Telephone expense (Do not include cost of	\$
Health Insurance (partner/member)	\$	main home phone line)	
Insurance (other than health)	\$		
Internet service	\$	Travel (Complete Travel Expense Worksheet)	
Interest – Mortgage (business)	\$	Utilities (Do not include home office)	\$
Interest – Business credit cards	\$	Wages (W-2s issued to employees)	\$
Interest – Business loans/credit line	s		
Laundry/cleaning/janitorial	\$	Other Expenses	
Legal and professional services	\$		\$
Local (in-town) meals (Enter travel meal expense)	\$		\$
Entertainment	\$		\$
Merchant credit card fees	\$		\$
Office expense	\$		\$
(Do not include equipment purchases – see <u>Asset</u> <u>Depreciation Worksheet</u> below)			s
Parking & tolls	\$		\$
Postage & shipping	\$		\$

Asset Depreciation Worksheet						
You must report the purchase and disposition of all assets you used in your business. □For each						
asset bought or sold, provide the following information:						
ne year		Assets sold or disposed of	during the year			
Date Bought	Cost	Description	Disposition date	Sales price		
	chase and dispo vide the follow ne year	chase and disposition of all a vide the following information we year	chase and disposition of all assets you used in your bused the following information: Assets sold or disposed of	chase and disposition of all assets you used in your business. For each vide the following information: Assets sold or disposed of during the year		

Travel Expense Worksheet

Meal Per Diem (Important facts)

- For each day a partner traveled away from home for business outside the metro area, the Partnership may claim the actual cost of partner's lodging and meals. For meals only, the Partnership may reimburse the Partner a daily per diem amount instead of actual costs.
- For each day a non-owner employee of the Partnership traveled away from home for business outside the metro area, the Partnership may choose between claiming the actual cost of employee meals and lodging; or it can reimburse the employee a daily per diem amount for meals and/or lodging.
- The daily per diem amount varies depending on the city and country the employee traveled to. To calculate the per diem amount the Partnership is entitled to reimburse, provide a detailing of each city the employee travelled to for business during the year and the number of days in each city.
- The Partnership can alternate between actual expenses and the per diem method for each business trip; however it may not use both per diem and actual for the same business trip.
- The Partnership may reimburse a partial per diem if an employee or partner/member traveled outside metro area for less than a full day.

city

Did the Partnership manufacture or build a product inside the United States?		
If so, the following additional information will be needed to complete the		
Partnership's return:		
 Gross receipts from sales of domestically produced product 		
Cost of domestically produced goods		
 Expenses, deductions or losses directly allocable to the domestic 		
product		
Wages paid for the year		

Business Use of Automobile Reporting Requirements

The IRS closely scrutinizes business-use of automobiles. Documentation must be kept proving business use of Partnership-owned or Partner-owned vehicles.

- If a partner or an employee used his or her automobile for active conduct of Partnership business:
 - The Partnership can provide reimbursement for actual operational expenses of the vehicle or it can reimburse using an allowable standard mileage rate.
 - o A written log or other record must be maintained and submitted to the Partnership.
 - For each partner or employee for whom the Partnership paid auto-expense reimbursements during the year, the Partnership should maintain a written record of the expenses incurred and the reimbursements paid.
- The Partnership may claim actual operational expenses incurred for vehicles that are owned by the Partnership. Proof of business use in the form of a mileage log or a written calendar must be maintained unless it can be shown the vehicle was 100% business use.
 - o If the business provided a vehicle for employee use, complete Section B below.
- For any vehicle that was used by a 5% or more owner of the business, additional information must be reported to IRS. Complete Section A shown below.

Section A	
Provide the following information for each vehicle used by a 5% or more owner of the	e business
Purchase price of vehicle \$	
Description (Model and year of vehicle)	
Date vehicle was first used in your business	
For this tax year only, enter the number of miles your vehicle was used for:	
Business miles (not including commute miles)	
Commuting miles	
All other personal-use miles	
Interest paid on auto loan used to purchase this vehicle	\$
Was the vehicle available for personal use? Yes No	
Was the vehicle used primarily by a 5% or more owner of the Partnership/LLC? Yes	No 🗌
Is another personal-use auto available? Yes No	
Was the standard mileage rate used last year? Yes No	
Section B	
Additional Questions for Partnerships Providing Vehicles for Use by Employees	
Does the Partnership maintain a written policy prohibiting all personal use of company	vehicles?
Yes	s 🔲 No 🔲
Does the Partnership maintain a written policy prohibiting all use except commuting?	Yes No
Does the Partnership treat all use of vehicles by employee as personal use?	Yes No
Does the Partnership provide more than five vehicles to employees and keep records?	Yes No
Automobile Expenses	
Mileage reimbursement amount paid to partners and employees for the year \$	

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