General Disclosure/Representation Authorization Form

Arizona Form 285

PURPOSE OF FORM

A taxpayer may use Form 285 to authorize the department to release confidential information to the taxpayer's appointee. The department may have to disclose confidential information to fully discuss tax issues with, or respond to tax questions by, the appointee.

A taxpayer may also use Form 285 to grant additional powers to the appointee, up to and including a power of attorney.

Who Can Use Form 285?

Any of the following may file Form 285.

- An individual
- Individuals that file joint returns
- A sole proprietorship
- A corporation
- A group of consolidated or combined corporations
- A partnership
- A limited liability company
- An estate
- A trust
- A governmental agency
- Any other organization, association, or group

NOTE: A fiduciary (trustee, executor, administrator, receiver, or guardian) stands in the position of a taxpayer and acts as the taxpayer. A fiduciary does not act as a representative and should not file Form 285. If a fiduciary wants to authorize an individual to represent or perform certain acts on behalf of the entity, the fiduciary must file a signed power of attorney naming that person to act in the position of the taxpayer.

Filing Instructions

If the taxpayer is working with a specific section or employee of the department, the taxpayer should mail Form 285 to that section or employee. Otherwise, the taxpayer should mail Form 285 to:

Arizona Department of Revenue Taxpayer Information and Assistance P.O. Box 29086 Phoenix, AZ 85038

The taxpayer may file an original, a photocopy, or a facsimile transmission (Fax) of Form 285. If the taxpayer is filing a facsimile, and is working with a specific person, the taxpayer should Fax Form 285 to that person. Otherwise, the taxpayer should Fax Form 285 to (602) 542-2072.

Specific Instructions

Section 1 - Taxpayer Information.

Enter the taxpayer's name, address, and daytime telephone number on the lines provided. If more space is needed, attach an additional page. For income tax purposes, each individual signing this form must enter his or her SSN. A corporation, partnership, trust or estate must enter its Employer Identification number (EIN).

For withholding tax purposes, an individual, corporation, partnership, trust or estate must enter the EIN.

For transaction privilege tax (TPT) purposes, an individual must enter the TPT license number. A corporation, partnership, or trust must enter its EIN and its TPT license number. An estate must enter the decedent's Social Security number, the estate's EIN and the estate's TPT license number.

Section 2 - Appointee Information.

Enter the name of the person the taxpayer is appointing to receive confidential information and/or to act on the taxpayer's behalf. The appointee must be an individual. Enter the appointee's ID number. This may be an SSN, CPA number, State Bar number, Alternative Preparer Tax ID number or other ID number. If the taxpayer wants to name more than one appointee, please attach an additional sheet that contains the required information.

Section 3 - Tax Matters.

You may use this form for more than one tax type. Please check the box or boxes to specify the tax type covered by this authorization. Also enter the tax year(s) or tax period(s). A general reference to "all years", "all periods", or periods or years "to present" will be accepted as applying only to tax years (periods) ending prior to the date the form is signed. A general reference to "all future" years or periods will be subject to a four year limitation. Also, check the box that properly describes the form of ownership of the taxpayer.

NOTE: When you sign this form, you are authorizing the department to release confidential information to the named appointee. If you would like to grant additional authority to the appointee, complete section 4 of this form. If you want to grant a power of attorney, skip section 4 and complete section 5.

Section 4 - Additional Authorization.

Items 4a through 4h allow the taxpayer to grant additional authorization to the appointee. Please check all boxes that apply.

The items specified in Items 4a through 4f are administrative matters with the department. Any other authorization that involves negotiating legal rights or responsibilities or filing documents on the taxpayer's behalf is also an administrative matter. In order to represent taxpayer in an administrative matter, the appointee must be an Arizona attorney or must meet the requirements of Rule 31(c)(13) of the Arizona Rules of the Supreme Court. The following individuals are authorized pursuant to Rule 31(c)(13) to represent taxpayers in administrative matters if the taxpayer authorizes.

- 1. Any individual, IF the total amount in dispute, including tax, penalties, and interest, is less than \$5,000.00;
- 2. A full-time officer, partner, member or manager of a limited liability company, or employee, if all of the following apply:

- The taxpayer is a legal entity, such as a corporation, a formal partnership, a limited liability company, or a trust.
- Representation of the entity is not the appointee's primary duty to the legal entity, but secondary or incidental to other duties relating to the management or operation of the legal entity.
- The person is not receiving separate or additional compensation (other than reimbursement for costs) for representation.

If either 1 or 2 above do not apply, then only the following individuals can represent a taxpayer when the taxpayer authorizes:

- 1. An active member of the State Bar of Arizona;
- 2. An Arizona Certified Public Accountant; or
- A "Federally Authorized Tax Practitioner" within the meaning of Arizona Revised Statutes § 42-2069(D)(1). This includes:
 - An enrolled agent authorized to practice before the IRS.
 - An out-of-state attorney or out-of-state certified public accountant, if the person is not currently under suspension or disbarment from practice before the IRS and if the person has filed with the IRS a written declaration that he or she is currently qualified as an attorney or a CPA.
 - An individual practicing with a federally authorized tax practitioner and who is subject to the same standards of practice and ethics requirements of that person.

Section 5 - Power of Attorney.

By checking the box on line 5, the taxpayer grants the appointee power of attorney. A power of attorney authorizes the appointee to perform any and all acts that the taxpayer can perform with regard to the tax matters and tax year(s) or period(s) specified. This includes, but is not limited to, the powers listed in items 4a through 4h. Any limitation to this power of attorney must be specified. The use of a power of attorney must be in accordance with Rule 31 of the Arizona Rules of the Supreme Court. (See Section 4.)

Section 6 - Revocation of Earlier Authorizations.

This authorization **does not revoke** any earlier authorizations or powers of attorney on file with the Arizona Department of Revenue. If you want to revoke all prior authorizations and powers of attorney, please check the revocation box. If you wish to revoke only some prior authorizations and/or powers of attorney, please check the box and list those authorizations and powers of attorney that you wish to remain in effect.

Section 7 - Corporations Having Controlled Subsidiaries

The department may disclose confidential information relating to a corporate taxpayer to a designee of the taxpayer

who is authorized in writing by the taxpayer. A principal corporate officer of a parent corporation may execute a written authorization for a controlled subsidiary. A principal corporate officer of a parent corporation that wants to designate a person to receive confidential information regarding the corporation's controlled subsidiaries must either: (1) Attach a list of each controlled subsidiary that the parent wants to include in the disclosure authorization (federal Form 851 may be used for this purpose) or (2) complete Section 7 of Form 285.

Section 8 - Signature.

Type of Entity	Who must sign
Individuals,	The individual/sole proprietor or a joint
Joint Filers and	filer must sign. In the case of a joint
Sole	return, if both husband and wife (or
Proprietorships	former husband and wife) want to
	authorize the same appointee, both
	spouses (or former spouses) must sign.
Corporations	A principal corporate officer within the
	meaning of A.R.S. § 42-2003(A)(2) or
	any person designated by a principal
	corporate officer or any person
	designated in a resolution by the
	corporate board of directors or other
7 11 0	similar governing body must sign.
Partnerships &	A partner having authority to act in the
Limited	name of the partnership must sign.
Partnerships	
Trusts	A trustee must sign.
Estates	An Executor/Executrix or the personal
	representative of the estate must sign.
Limited	A member having authority to act in the
Liability	name of the company must sign.
Companies	
Governmental	An officer having authority to act on
Agencies	behalf of the governmental agency must
	sign.

Section 9 - Declaration of Appointee

If appointee has been given authority under any of Section 4(a) through 4(h) or Section 5 or is otherwise authorized to practice law as defined in Rule 31(a) of the Arizona Rules of the Supreme Court, the appointee must sign and date this declaration and enter a designation from 9a through d. The persons who are authorized to practice law before the Department of Revenue include active Arizona attorneys and those authorized under Rule 31(d)(13) of the Arizona Rules of the Supreme Court. An appointee indicating authorization under 9d who is engaged in practice with a federally authorized tax practitioner, must provide the name of the practitioner with whom he or she works and that person's CAF number in the place provided.

ARIZONA FORM

General Disclosure/Representation Authorization Form ARIZONA DEPARTMENT OF REVENUE

	Effective July 3, 2003		,	WILLOW DELYMENT	EIT OF REVEROE				
1.	TAXPAYER INFORMATION: Please print or type.				Enter only those that apply:				
	Taxpayer Name(s)				Employer Identification Number				
	Present Address - number and street, rural route			Apartment/Suite No.	Social Security Number(s)				
	City, Town or Post Office		State	Zip Code	Arizona Transaction Privilege Ta	ax License Number			
	Daytime Telephone Number	(with area code)			1				
2.	APPOINTEE INFORMATION Provide one of the following identification numbers:								
	Name				State and State Bar Number				
				T					
	Present Address - number a	nd street, rural route		Apartment/Suite No.	nent/Suite No. State and Certified Public Accountant Numb				
	City, Town or Post Office State		State	Zip Code	Internal Revenue Service Enroll	ed Agent Number			
	Daytime Telephone Number (with area code)		1	Social Security or Ot		her ID No. Type			
3.	TAX MATTERS: The appointee is authorized to receive confidential information for the tax matters listed below. By signing this form, I authorize the Department to release confidential information of the taxpayer(s) named above to the appointee named above for the tax type and tax year(s)/period(s specified below. To grant additional powers, please see section 4. To grant a Power of Attorney, please skip section 4 and go to section 5.								
	TAX TYPE	YEAR(S) OR PERIOD(S)	7	TYPE OF RETURN/OWNERSHIP)			
	☐ Income Tax			dividual Joint Return	☐ Individual Single Return ☐ Fiduciary-Trust	☐ Corporation☐ Fiduciary-Estate			
	Transaction Privilege and Use Tax		□ In	dividual/Sole Proprietors	hip Partnership Corpora	ation Trust			
	☐ Withholding Tax			· · · ·					
	Other (specify tax type):		Spec	ify type of return(s)/own	pership:				
4.		DITIONAL AUTHORIZATION: Items 4a through 4h allow the taxpayer(s) to grant additional authorization to the appointee named we. Please check the boxes accordingly. An additional authorization must be in accordance with Arizona Supreme Court Rule 31. instructions.							
	4a Appointee shall have	the power to sign a statu	te of limita	ations waiver on Taxpay	er's behalf.				
	4b Appointee shall have	the power to execute a p	rotest of a	a deficiency assessment	t or a denied refund claim or to ex	ecute an			
	agreement on Taxpay	yer's behalf.							
	4c Appointee shall have	the power to request a fo	rmal hear	ing on Taxpayer's beha	lf.				
	4d Appointee shall have	the power to represent th	e taxpaye	er in any administrative	tax proceeding.				
	4e Appointee shall have	the power to execute a cl	losing agr	eement on Taxpayer's t	pehalf.				
	4f Appointee shall have	the power to represent th	e taxpaye	kpayer in any collection matter including an Offer-In-Compromise.					
	4g Appointee shall have	the authority to delegate	to others	hers any or all authority granted to appointee by this document.					
	4h Other (please specify	<i>y</i>):							
5.	and all acts that the tax includes, but is not limit	payer can perform with re	egard to the in items 4	ne above-mentioned tax la through 4h. The use	above-named appointee a Power matters and tax year(s) or perio e of a Power of Attorney must be	d(s). This Power of Attorney			
6.	Attorney on file with	the Arizona Departme to all earlier authorize	nt of Re	evenue unless the re	es not revoke any earlier au evocation box to the left is ney on file with the Depart	checked. The revocation			

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7. CORPORATIONS HAVING CONTROLLED SUBSIDIARIES: A.R.S. §42-2003(A)(1) provides that confidential information relating to a co taxpayer may be disclosed to a designee of the taxpayer who is authorized in writing by the taxpayer. A principal corporate officer of a corporation may execute a written authorization for a controlled subsidiary. A principal corporate officer of a parent corporation that desires to de a person to receive confidential information regarding the corporation's controlled subsidiaries must either attach a list containing the names controlled subsidiary that the parent company wants included in the disclosure authorization (a federal Form 851 may be used for this purp taxpayer may complete the following to include all controlled subsidiaries in the disclosure authorization. In addition, there is space provided to a specific controlled subsidiaries from the disclosure authorization.											
		neck one of the follo	•		(A.D.C. C42 2002 to defined						
	Inclu	Include all controlled subsidiaries. A controlled subsidiary, for purposes of A.R.S. §42-2003, is defined as more than 50% ownership or control.									
	Inclu	de all controlled sub	sidiaries except the subs	. The following controlled sub	ving controlled subsidiaries are specifically excluded:						
			NAME		EMPLOYER I.D. NO.	TAX YEARS IF !	NOT ALL YEARS				
	7a				_						
	7b				_						
	7c										
	7d										
	7e										
	7f										
	to execute	e this authorization f ividual(s). I understa B)(2).	form on behalf of the ab and that to knowingly pr	ove-mentioned corpo	I certify that I have the authority pration(s), limited liability compound to compound the strength of the str	pany(ies), trust(s), esta false is a Class 5 felor	te(s), partnership(s),				
	PRINT	NAME			PRINT NAME						
	TITLE				TITLE						
 9. DECLARATION OF APPOINTEE: Complete if Appointee has been given authority under any Section 4a through h or Section 5 of authorized to practice law as defined in Rule 31(a) of the Arizona Rules of the Supreme Court. Under penalties of perjury, I declare that I am one of the following: a A full-time officer, partner, member or manager of a limited liability company, or employee if the individual qualifies under Rule 31(d)1 Arizona Rules of the Supreme Court. b Attorney - an active member of the State Bar of Arizona. c Certified Public Accountant - duly qualified to practice as a Certified Public Accountant in Arizona. d Federally Authorized Tax Practitioner within the meaning of A.R.S. § 42-2069(D)(1). If appointee is engaged in practice with a federal tax practitioner, provide the practitioner's name and CAF number below: 											
		TITIONER'S NAME This may be any ind	dividual, providing the to	tal amount in dispute	CAF NUMBER including tax, penalties, and in	 nterest is less than \$5,	000.00.				
lf t	his Declar	ation of Appointee	is not signed and date	d, the representatio	n authorization will be return	ed.					
		ESIGNATION etter (a, b, c d or e).	JURISDICTION (State)		SIGNATURE		DATE				