# Information & Documents for Tax Preparation

This packet will give you an easy head-start on the tax preparation process and help you prepare for your tax appointment. Just click and download.

Monica Haven, E.A., J.D., L.L.M. © 011422 TY 2021





# **Dear Clients:**

This packet is intended to give you an easy head-start on the tax preparation process and includes the following items:

- Highlights of Pertinent Tax Code Changes rules that may affect you as you prepare for TY'21 and plan for TY'22
- Summary of Important Tax Data tables and charts of rates, thresholds, dates, and handy references
- Personal Tax Organizer two-page questionnaire to help you gather your tax data
- Needed Documents provides a detailed list of supporting documentation that you should attempt to gather
- Engagement Agreement please sign and return this form to me along with \$450 deposit to get the process started
- Taxpayer Consent please sign and return this form to me to grant me permission to offer tax planning services to you
- Office Policies outline of procedures, discounts, and my pledge to offer you personalized service and expertise

And there's still more information available on my website. I invite you to click and explore – some of what you'll find there:

- Links to all state tax authorities and many other useful reference sites.
- Info about estates & gifts, business, investments, and senior issues on <u>Specialty</u> pages dedicated to each topic.
- <u>Due dates</u> for estimated tax payments and filing returns.
- Upcoming deadlines for issuing 1099s (January 31<sup>st</sup>) and business tax registration (February 28<sup>th</sup>).
- A page addressing frequently asked questions (FAQs) and common taxpayer concerns.
- My <u>blog</u> presenting an informal discussion intended to keep you abreast of code changes and other timely issues.
- <u>Materials</u> to make record-keeping easier, learn about business start-up, find charity valuation guides and much more.
- <u>Fraud</u> to keep you abreast of the latest scams and offer identity theft protection tips.
- In the Help section, you'll learn know <u>How to...</u> to reach the IRS, cancel an automatic debit, find out if your amended return has been processed, order a transcript or simply <u>have fun</u>, amongst many other practical tips.

While I hope to pre-empt many of your questions and give you the information you need before you even think to ask, I also encourage you to call or <u>e-mail</u> if you would like to discuss your personal situation or use the <u>Inquire</u> tab. The Inquiry Form was designed to allow prospects to contact me with questions about services that I offer. I am purposefully sending you to that form so that you may become familiar with it and can suggest to *others* – friends, family, and referrals – to contact me in this manner. Remember, that I am always eager to welcome your referrals and will reward you with a generous gift card for every referral who becomes a client.

For those of you who seek the luxury of communicating with me without being "on the clock", I offer a <u>Service Contract</u> which will entitle you to unlimited hours of free consultation in lieu of my customary hourly rate on such topics as withholding allowances, estimated tax computations, job changes, out-of-state moves, new home purchases, refinancing, divorce and adoption, college savings, retirement plans, business start-up, amongst many other issues.

To entice you to read my Year-start Letter enclosed in this packet, I have outlined various tax saving strategies as well as fee reduction techniques. I encourage you to commit to the tax preparation process by returning the attached Engagement Agreement and Taxpayer Consent form along with a check or <u>online payment</u> of my \$450 retainer fee. I thank you in advance!

With warm regards,

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For your convenience and to allow for easy reading, all of these documents have been individually posted to the <u>Materials</u> page of my website.

When you have completed the required forms in this packet and gathered your tax data, you should submit it to me in a security-conscious manner. If you wish to use a secure server, you may head for the <u>Contact</u> page of my website to access a link that allows for easy upload and convenient transmission.

NOTE: To ensure the integrity of my system and for the safety of all clients, I will <u>not</u> accept online transmissions sent via Dropbox, Google Drive or other open-source file sharing systems and I will <u>not</u> accept data sent via servers for which I have to provide information to open an account.

If you would rather use e-mail to send documents and information, please be sure to password-protect your PDF attachments *and provide me with your selected password under separate cover*. Alternatively, US mail, overnight delivery with tracking, and faxes work just fine. NOTE: Due to the COVID pandemic, in-office appointments and data drop-offs are currently not available.

# **HIGHLIGHTS OF PERTINENT TAX CODE CHANGES**

# (TY 2021)

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COVID-19 is old news! Dr. Fauci would hardly agree, but many of the special tax provisions enacted early in the pandemic have since expired, including:

- Extended filing deadlines are gone [see Page 3].
- Enhanced unemployment benefits expired in September 2021, as did the exclusion of up to \$10,200 from federal income. CAVEAT: Certain taxpayers who submitted their tax returns prior to the enactment of the exclusion in March, were asked not to submit amended returns and told to await an automatic adjustment by the IRS. Surprisingly, most such adjustments occurred smoothly; however, it would be wise to reconfirm government computations and verify that the exclusion and all attendant adjustments were in fact properly made.
- Penalty-free COVID-related retirement plan distributions were available only in 2020. CAVEAT: Taxpayers who elected to include prior-year qualified distributions in income ratably over 3 years must remember to report the allocable amounts on TY'21 and TY'22 returns.

# **Relief Measures Still in Effect**

Employer education assistance provided to repay student loans remains tax-free through 2025. NEW: Most student loans forgiven during 2021 through 2025 are excluded from federal cancelation of debt (COD) income.

Mortgage insurance premiums remain deductible through 2021; the maximum deduction is \$1K if Adjusted Gross Income (AGI) is less than \$100K.

Charitable contributions to public charities may still be claimed up to 100% of the taxpayer's AGI in 2021; rather than the customary 60% limitation. **CAVEAT:** While such deductions serve to reduce taxable income, they do not reduce AGI for purposes of computing other AGI-limited thresholds such as ROTH contributions and the Net Investment Income (NII) surtax.

Business meals consumed in 2021 and 2022 remain fully deductible if food or beverages are provided by a restaurant. To be deductible (1) the meals cannot be lavish or extravagant, and (2) the business owner or an employee must be present when meals are served. If food or beverages are provided during an entertainment activity, they must be purchased or itemized separately from the cost of entertainment, which is nondeductible. STATE: California (CA) allows restaurants to temporarily maintain outdoor dining areas and to offer cocktails-to-go (through 2026), which will surely be much-appreciated at newly authorized virtual marriage ceremonies!



Economic Impact Payments (EIP) - a total of three were issued by the federal government during 2020 and 2021. Eligible taxpayers may have received as much as \$1,200 (Spring '20), \$600 (January '21), and \$1,400 (late Spring '21). To provide COVID assistance to low- and moderate-income taxpavers as soon as possible, checks and debit cards were issued in advance of tax credits that would later be claimed on TY'20 and TY'21 tax returns. While not considered to be taxable income, taxpayers were nevertheless asked to reconcile the amounts of stimulus payments received against the credits to which they were entitled. If individuals had already received their full entitlements in 2020 and early 2021, no further reductions would be available on the TY'20 return. On the other hand, taxpayers who did not receive the full \$1,800 of EIP, could make up the difference by receiving a Recovery Rebate Credit for 2020, which could then be used to reduce their federal tax liability or refunded if no tax was due. Similarly, EIP #3 must be reconciled against the credit available on the 2021 return. STATE: CA issued its own version of COVID relief in the form of Golden State Stimulus Payments I (Spring '21) and II (Fall '21) to taxpayers who claimed CA's Earned Income Tax Credit (EITC) on their TY'20 returns and Golden State Grants to recipients of certain public benefits (e.g., CalWORKs and CalFresh). These payments are not taxable for state purposes and likely (?) will be excludable on the federal return although the IRS has not yet confirmed this position.

NEW: As if intended to confuse taxpayers further, the IRS began issuing Advance Child Tax Credit payments beginning in July 2021. The key here is "advance." Taxpayers who previously qualified for the Child Tax Credit in the prior year, were automatically



issued monthly payments representing a pro-rated portion of the credit they would likely be entitled to claim on the TY'21 return. The sum of these payments will now have to be reconciled with the actual credit on the return and may ultimately reduce anticipated tax refunds if the advance was greater than the allowable credit. NOTE: The IRS expects to provide affected taxpavers with a detail of total payments received by January 31<sup>st</sup>. **STATE:** CA offers a Young Child Tax Credit (up to \$1,000) to taxpayers who qualify for the Earned Income Tax Credit (EITC) and have a child under age 6. Taxpayers may use an online tool to estimate the amount of credit for which they are elgibile.

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The Penalty Relief Initiative is intended to assist taxpayers affected by COVID by making it easier for qualified taxpayers to benefit from such long-established programs as short-term extensions, installment agreements, and offers in compromise, as well as reasonable-cause and first-time penalty abatement. On the <u>IRS website</u>, Deputy Commissioner Guillot encourages taxpayers struggling with a tax bill to "reach out to us" and promises "our people can help you." **STATE:** With comparable compassion, CA county tax collectors have been authorized to cancel late property tax penalties if the delay is due to a shelter-in-place order.

# **Business Issues**

Beginning with 2021 tax year, taxpayers may only deduct business losses up to an annual inflation-adjusted threshold: \$262,000 (Single) and \$524,000 (Married-Filing Jointly). **Excess business losses** must be carried forward as a Net Operating Loss (NOL) into a future year. **NOTE:** Excess losses resulting from the flow-through of partnership and S-Corp income and expenses are determined at the individual (not entity) level.

Business expenses paid with the proceeds of **Payment Protection Program (PPP)** loans are tax-deductible on federal returns, even if loan proceeds are later forgiven. **STATE:** CA taxpayers, however, must reduce business expenses by the amount of PPP loan forgiveness on the state return *unless* the amount of the forgiven loan is included in state taxable income. Loans that were approved in April, May and June of 2021 are not eligible for the income exclusion. As a result, business expenses paid with these loan proceeds are fully deductible, just as they are on the federal return.

Since CA does not conform, taxpayers who claimed federal adjustments for the **Employee Retention**, **Paid Sick & Family Leave**, **and COBRA Subsidy credits** will have to reverse these adjustments on their state returns. As a result, state taxable income will be less than the federal income in most cases.

# **Miscellaneous**



**SALT:** Since 2018, the federal deduction for state and local taxes (SALT) has been limited to \$10K. As a result, high-income taxpayers have been unable to deduct but a small fraction of their state tax withholdings, state estimated tax payments, and property taxes. Creative legislators have since proposed innumerable workarounds; the IRS has just given limited approval to one such plan that allows pass-through entities such as partnerships and S-corporations to pay taxes directly imposed upon them. The partner or shareholder would, of course, not be entitled to these state tax deductions but would nevertheless benefit because the entity's net income passed through on Schedule K-1 would now be reduced. Eighteen states (including CA) have so far enacted enabling

legislation. **CAVEAT:** With rumblings on the Hill that the SALT cap will be increased or even eliminated in its entirety before the midterm elections, along with many other complications, limitations, and restrictions, it may well be too soon to create a pass-through entity just for the purpose of circumventing the SALT cap.

**Property Taxes: STATE:** CA's Proposition 19 has expanded the rule transferring base-year valuations to senior (over age 55) and disabled residents who purchase a replacement primary residence of *any* value in *any* county after April 1, 2021. If the replacement dwelling is of equal or lesser value, its assessed value will be the assessed value of the original property which generally is far less than its sales price. If the replacement property is of greater value, its assessed value will be the assessed value will be the assessed value of the original property plus the difference in fair market values between the old and new properties. If, for example, the old home had an assessed value of \$400K but was sold for \$650K, and a replacement home is purchased for \$750K, the new assessed value will be \$500K (=  $400 + \{750 - 650\}$ ). Assessments due to parent-child transfers have, on the other hand, become less favorable for properties valued in excess of \$1 million. Rather than inheriting the parent's assessed value, the assessed value of the transferred property must be stepped up-based on a complicated formula.

# **Tax Administration**

**IRS Backlog:** Although the IRS is making progress, the tax authority reports that it still has not processed 6.5 million individual and 2.6 million amended returns. Estimated processing times for original returns may be as long as 12-16 weeks and more than 20 weeks for amended returns. Updates and anticipated wait times for other matters are published <u>online</u>. Individual filers may also use <u>Where's my Refund?</u> and <u>Where's my Amended Return?</u> to receive status reports. 1040 filers may set up an IRS account that will offer users the ability to check balances due, make online payments or set up an Online Payment Agreement, verify past payments, and obtain transcripts. A step-by-step guide to setting up an account is available on the <u>How to...</u> page of my website. **STATE:** To set up an account with the CA tax authority, go to MyFTB Account.



Address Changes: In an effort to streamline its operations, the IRS has closed several of its processing centers throughout the country. CA taxpayers who previously filed their federal tax returns with Fresno, must now submit paper returns to: Department of the Treasury – Internal Revenue Service, Ogden, UT 84201. If enclosing a payment, Form 1040 should be mailed to: Internal

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Revenue Service, P.O. Box 802501, Cincinnati, OH 45280. **CAVEAT:** Be sure to discard old pre-addressed mailing envelopes that you may have saved from prior years. Better yet, submit your return electronically for faster and safer processing.

**Identity Theft:** In an ongoing effort to combat fraud, the IRS recently unveiled a new online identity verification process. Taxpayers will be asked to sign into some IRS applications and online tools with an ID.me account. Unregistered users and taxpayers who already have a previously established username may continue to use the old login credential until summer but are encouraged to establish a new ID.me account as soon as possible. Users will be required to upload a driver's license or passport, as well as a selfie taken with a smartphone or webcam. Additional information and instructions are available at <u>ID.me IRS Help Site</u>.

**IP-PIN:** The IRS Identity Protection PIN program is now available to anyone who chooses to apply. A 6-digit number will be assigned annually. Once assigned, the IP-PIN *must* be used when e-filing a tax return. To obtain an IP-PIN, a taxpayer may use the online <u>Get an IP-PIN</u> tool or submit Form 15227 to the IRS.

# Due Dates

The IRS will likely begin processing returns as early as January 24<sup>th</sup>, 2022. <u>Due dates</u> for TY'21 tax returns are:

Form	Due Date (2022)	Extended Due Date (2022)
	*fiscal year filers have alternate filing dates	*fiscal year filers have alternate filing dates
1040 (Individual Return)	April 18	October 17
1065 (Partnership Return)	March 15	September 15 [CA: October 17]
1120-S (S-Corp. Return)	March 15	September 15
1120 (Corporate Return)	April 18	October 17
1041 (Fiduciary Return)	April 18	September 30 [CA: October 17]
990 (Non-profit Organization)	May 16	November 15

**Foreign Account Reporting:** Taxpayers who had authority over foreign financial accounts with a combined value in excess of \$10,000 at *any* time during 2021 must <u>e-file FinCEN 114</u> by **April 18, 2022**; taxpayers who need additional time to file receive an *automatic* 6-month extension. **CAVEAT:** Individual taxpayers, as well as corporations and partnerships, may also be required to file Form 8938 and attach it to their income tax return if the aggregate value of foreign financial assets exceeds \$50K. Certain taxpayers may have additional filing requirements, including Form 3520 (if transacting with a foreign trust or receiving an inheritance from abroad) and Form 8621 (if invested in passive foreign investment companies), amongst many others. **STATE:** CA conforms to FATCA reporting requirements. Failure to attach the federal Form 8938 to the state return will result in a \$10,000 state penalty in addition to any applicable federal penalties.

**Information Returns:** Copies of W-2s issued to employees and 1099-NECs issued to independent contractors must be submitted with the accompanying Forms W-3 and 1096 by **January 31, 2022**. Most other 1099s may be filed with the IRS on paper by **February 28<sup>th</sup>** or submitted electronically by **March 31<sup>st</sup>**. **CAVEAT:** Payers reporting non-employee compensation paid to independent contractors may no longer use Form 1099-MISC and *must* instead submit the new Form 1099-NEC.

**STATE:** CA now presumes that most workers are employees unless the hiring entity can satisfy each of the following three criteria under the A-B-C Test: A) The employer may not control or direct the worker's performance; B) The worker performs work outside the usual course of the employer's business; and C) The worker must be customarily engaged in an



independently established trade or business that is of the same nature as the work performed for the employer. The new absolute standard eliminates the flexibility of the old *Borello* (1989) standard that weighted multiple factors with regards to how the work was performed. **NOTE:** The following professions are generally exempt from CA's A-B-C Test: App-based drivers, architects, attorneys. engineers, insurance agents, investment advisors, physicians, and veterinarians. Newspaper distributors and carriers were previously exempt but are now subject to the A-B\_C Test begging in 2022.

**CAVEAT:** Worker classification may differ for federal and state purposes. Under federal law, a worker will be treated as an employee if the employer controls and directs the worker's job performance, along with other factors including expense reimbursements, permanence of the employment relationship, and the worker's ability to work for someone else. In some circumstances, a worker may be classified as an employee for state purposes and as an independent contractor for federal purposes. As a result, unreimbursed employee expenses which are no longer deductible as miscellaneous itemized deductions, could instead be claimed as allowable business deductions on the federal Schedule C.

Local Business Tax: Most cities require that businesses be registered; the attendant tax may sometimes be waived *if* registration forms are timely filed (February 28, 2022 for Los Angeles). NOTE: Independent contractors (workers paid via 1099 rather than W-2) are deemed to be "in business" for licensing purposes. Links to licensing departments in Los Angeles, Culver City, West Hollywood and Santa Monica, information for small business owners and much more can be found on a <u>specialty page</u> of my website

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dedicated to business matters. **CAVEAT:** Some localities may require AirBnB and other short-term rental hosts to submit Business. Property Statements for the purpose of assessing an annual tax on the value of personal property and fixtures used in the business.

# Form Changes

Taxpayers should note that new lines and checkboxes have been added to Form 1040 to capture information that was "lost" when Congress foolheartedly demanded that the IRS create a postcard-sized return in 2018.

The cyber currency compliance question on Form 1040 must be answered by all taxpayers. "Yes" is required if taxpayers have



received, sold, exchanged, or otherwise disposed of virtual currency during the tax year. However, taxpayers may answer "no" if they have merely purchased virtual currency in exchange for fiat currency (e.g., US dollars). **NOTE:** Failure to report cryptocurrency transactions can lead to civil and criminal penalties.

**Other Income** previously aggregated and reported on Line 8 of Schedule 1, must now be specifically identified on 17 sub-lines. Entries for such items as gambling winnings, COD income, jury duty pay, even Olympic prize money must be entered on Lines a through p, with Line z still reserved as a catch-all for items not otherwise listed.

**Charitable contributions** may be claimed on Line 12b as an above-the-line deduction, allowing taxpayers who do not itemize deductions on Schedule A to claim up to \$300. **REMINDER:** Seniors over the age of 70½ may elect to make a *direct* IRA-to-charity transfer, thereby avoiding the inclusion of their Required Minimum Distribution (RMD) in taxable income, minimizing the taxability of Social Security benefits, and potentially avoiding Medicare Surtaxes. Although the RMD starting age from is now 72, the **Qualifying Charitable Distribution (QCD)** starting age which remains at 70½.

Under-age filers who were not yet 19 at the end of 2021, must check the box on Line 27.

**STATE:** CA requires taxpayers wishing to claim the Head of Household (HoH) status to attach Form 3532 to the state return to allow the Franchise Tax Board (FTB) to determine the taxpayer's eligibility for the preferential tax filing status. Failure to submit the form will result in the automatic issuance of a Notice of Tax Return Change denying the HoH status and assessing additional tax.

**STATE:** CA now requires that all taxpayers maintain qualifying healthcare coverage. Failure to maintain minimum essential insurance will trigger the Individual Shared Responsibility Penalty equal to the greater of either \$750/adult and \$375/minor or 2.5% of excess gross income over the filing threshold for the applicable filing status; computed on Form 3853. To reconcile advance premium assistance subsidy payments, Taxpayers must use Form 3849. The FTB offers an online <u>estimator</u> to calculate the applicable penalty. Information about coverages, exemptions and financial assistance are available through <u>Covered California</u>. **REMINDER:** The *federal* Shared Responsibility Penalty assessed on taxpayers who fail to maintain minimum essential healthcare coverage was repealed in 2019.

**STATE:** Several months ago, the FTB began to send a new Form 3912 to CA taxpayers who have active powers of attorney (POA) on file with the tax authority. The form lists all representative relationships – whether limited or full – as well as the expiration date of each. **NOTE:** Taxpayers may use Form 3920-RVK to revoke any unwanted PoA.

# And finally, some useless but FUN info...

The Christmas Price Index, published annually by PNC Wealth Management, is up 5.7% this year (the largest increase since 2013). By comparison, Social Security's cost of living adjustment (COLA) is up 5.9%. <u>PNC's index</u> estimates that it currently costs \$41,206 to buy your "true love" all gifts listed in *The Twelve Days of Christmas*, including drummers, pipers, dancing ladies, milkmaids, swans, geese, calling birds, French hens, turtle doves, and the infamous partridge in a pear tree, along with five golden rings. The gal who has done the shopping for 36 years of the index's 38-year span explains that the partridge and doves came from a national bird supplier, hens and swans from hatcheries, geese from a waterfowl farm, and canaries from a national pet chain. The pear tree came from a New Jersey nursery, the five 14-carat gold rings from a national jewelry chain, the dancing ladies from a modern dance company in Philadelphia, and the leaping lords from the Philadelphia Ballet. Because maids-a-milking are unsk



dance company in Philadelphia, and the leaping lords from the Philadelphia Ballet. Because maids-a-milking are unskilled laborers, their cost was determined by the federal minimum wage (\$7.25, unchanged since 2009).



- Adding to my collection of <u>dumb laws</u>, here are this year's winners:
- Arrow shafts will henceforth be subject to a 55-cent per arrow tax.
- And CA manufacturers must now identify pre-moistened disposable wipes as "non-flushable."

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# SUMMARY OF IMPORTANT TAX DATA™ FOR TY 2021

[2022 in italics; CA shaded]

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The information herein is for educational use only & should not be construed as tax, financial, or legal advice since every taxpayer's situation is unique. You should consult with tax & legal professionals prior to implementation. Any tax advice herein is not intended to be used—and shall not be used—by any taxpayer for the purposes of avoiding any penalties that may be imposed by the tax authorities.

# Federal & CA Tax Rate Schedules

Filing Status	10%	12%	22%	24%	26% AMT only	28% AMT only	32%	35% NOTE: Marriage Penalty	37% NOTE: Marriage Penalty
Single	<9,950	<40,525	<86,375	<164,925	N/A	N/A	<209,425	<523,600	>523,600
	(10,275)	(41,775)	(89,075)	(170,050)			(215,950)	(539,900)	(539,000)
MFJ	<19,900	<81,050	<172,750	<329,850	N/A	N/A	<418,850	>628,300	>628,300
	(20,550)	(83,550)	(178,150)	(340,100)			(431,900)	(647,850)	(647,850)
Alt Min Tax	N/A	N/A	N/A	N/A	<199.9K	>199.9 K	N/A	N/A	N/A
					(<206.1)	(>206.1)			

Medicare Surtaxes on incomes > \$200K (S); \$250K (MFJ): Earned Income (0.9%) and/or Net Investment Income (3.8%)

Filing Status	1%	2%	4%	6%	7% AMT only	8%	9.3%	10.3%	11.3%	12.3%
Single	<9,325	<22,107	<34,892	<48,435	280,424*	<61,214	<312,686	<375,221	<625,369	>625,369
MFJ	<18,650	<44,214	<69,784	<96,870	373,899*	<122,428	<625,372	<750,442	<1,250,738	>1,250,738
* From Schedule P (2020) PLUS: CA Mental Health Surtax of 1% on income >\$1 million (all filing statuse)								ng statuses)		

### Capital Gains Rates CA: Capital Gains taxed at Ordinary Rates & NO Qlfd. Dividend

Taxable Income	STCG <b>1 year</b> Taxed at ordinary rates	LTCG > 1 year & Qualified Dividends	§ 1250 Deprec. Recapture	Collectibles & § 1202 Sm Bus Stk
<40,400 (S) <80,800 (MFJ)	See above	0%	25%	28%
<445,850 (S) <501,600 (MFJ)	See above	15%	25%	28%
>445,850 (S) >501,600 (MFJ)	See above	20%	25%	28%

CG Rate applies to **Qualified Dividends** held >60 days during 120-day period beginning 60 days before exdividend date, incl. some preferred & foreign stocks; excluding REIT, S-Corp & Mutual Fund STCGs—Capital losses cannot offset dividends **[PERMANENT]** CA does not conform.

# **Exemptions & Deductions**

Filing Status	Filing Requirements	Standard Deduction	Personal Exemption	AMT Exemption
Single max. state/local tax = \$10K int Imtd on NEW mtgs <750K NO Misc or Unreimb Empl xpns	12,550 <i>(12,950)</i> CA: 19,310	12,550 <i>(12,950)</i> CA: 4,803	0 CA: 129	73,600 <i>(75,900)</i> CA: 78,070
Married Joint max. state/local tax = \$10K	25,100 <i>(25,900)</i> CA: 38,624	25,100 <i>(25,900)</i> CA: 9,606	0 CA: 258	114,600 <i>(118,100)</i> CA: 104,094
Senior or Blind (Single)	14,250 <i>(14,700)</i> CA: 25,760	1,700 <i>(1,750)</i>	N/A CA: 129	N/A
Senior or Blind (Married Joint)	26,450 <i>(27,300)</i> CA: 45,074	1,350 <i>(1,400)</i>	N/A CA: 258	N/A
Child ( <age ft="" if="" stdt)<br="" ∰9;24="">OR may rpt on parents' 1040 if only int/div &lt;11K Form 8814</age>	2,200 <i>(2,300)</i> CA: 1,100	1,100 <i>(1,100)</i>	350 CA: 383	N/A

# Estate/Trust Tax Rates (Fiduciary Returns)

(	
Taxable Income	Rate
0 - 2,650 (2,750)	10 (10)
2,601 – 9,550 (9,850)	24 (24)
9,451 – 13,050 (13,450)	35 (35)
>13,051 (13,451)	37 (37)
AMT Exemption	\$25,700
	(26,500)

# **CA Probate Fees**

Estate Size	Fee (Atty & Exectr <u>each</u> earn)
\$0 – 100K	4%
\$100 – 200K	3%
\$200 – 800K	2%
\$800K – 9M	1%
\$9M – 15M	0.5%
>\$15M	Set by Court

# **Corporate Tax Rate**

Taxable Inc	Tax Rate
0 - unlimited	21* *Flat tax effctv 1/1/18 [new rate profitable > \$90K]

C-Corp: 800 min fee\* OR 8.84% of tax inc S-Corp: 800 min fee OR 1.5% of tax inc LLC: 900 fee + ann tax if total inc > \$250K Corp. AMT: 6.65%

\* 1<sup>st</sup> yr xmptn for LLC/LLP estblshd 2021-23

# Taxable Equivalent YieldsCA: GNMAs & FNMAs are taxable

Tax Rate	2% Cpn	4% Cpn
10%	2.22	4.44
12%	2.27	4.55
22%	2.56	5.13
24%	2.63	5.26
32%	2.94	5.88
32%	3.08	6.15
37%	3.17	6.35

# Federal (& State) Phase-out Ranges

Fil. Stat	Pers. Xmptn. & Item. Ded.	AMT Xmptn	§199A 20% dedctn for Qlfd Bus Inc (QBI) Specfd Svc Trade/Biz gets NO ded >threhid	Child Cred 3K-3.6K (fully refundable)	EIC 6,728 max 3,160 CA [Form 8867 chklist req'd]	IRA (dedctble) [See contrbtn limits @ page 2]	Saver's Cred 10-50% 2,000	ROTH [no limits on conversions; no rechrctztn to Trdtnl after conversion]	Amer Opp 2,500 Under- Grad only	Lifetime Learng 2,000	Cover dell Educ. Svgs 2000	Stdnt Loan 2,500
S	N/A 212,288	523.6-818K 292,763	164.9-214.9K (170.05-220.05)	200K (75K for xcs > 2K base credit)	8,880 (0)-51,454 (3)* *can use TY19 inc if grtr benefit	66-76K <i>(68-78)</i>	19.75-33K <i>(20.5-34)</i>	125-140K <i>(129-144)</i>	80-90K	80-90K	95- 110K	70-85K <i>(70-85)</i>
MFJ	N/A 424,581	1.0472- 1.5056M 390,351	329.8-429.8K (340.1-440.1)	400K (150K for xcs > 2K base credit)	14,820 (0)-57,414 (3)*	105-125K <i>(109-129)</i>	39.5-66K <i>(41-68)</i>	198-208K <i>(204-214)</i>	160- 180K	160-180K	190- 220K	140-170K <i>(14</i> 5-175)

# Monica Haven, E.A., J.D., L.L.M.

	Security 8	Payroll Tax for			ant Dates (all dates in 2022 unless specified)		
Туре		Maxin		Filing Dates (XTNs)	Estimated Taxes	Stat of Lmtns	
Social Security Tax	K	6.2% on	\$147K	<b>1040:</b> 4/18 (10/17)	<b>1</b> : 4/18 (30%) <b>3</b> : 9/15 (0%)	3yrs Audit	
Medicare Tax		1.45% on ALL e if inc > 200K(S		<b>1065:</b> 3/15 (9/15; 10/17) <b>1120S:</b> 3/15 (9/15)	<b>2</b> : 6/15 (40%) <b>4</b> : 1/16/23 (30%)	10yrs Cllctns	
Medicare B Premiu	Ime	Base = \$170.10		<b>1120:</b> 4/18 (10/17)	* Increase ES if Shared Resp. penalties	4vrs Audit	
Medicare Prem Su				<b>1041:</b> 4/18 (9/30; 10/17)	anticipated	20yrs Clictns	
		If '21 inc >91K		<b>990:</b> 5/16 (11/15)			
[*appeal if life-chng	j eventj	+ \$68.00 - 40		<b>1099-NEC:</b> 1/31	Pay by 12/31 if itemize, unless SALT or AMT		
		and 12.40 - 7		<b>FBAR:</b> 4/18 (10/17)	MUST e-pay if ES >20K or tot tax >80K		
Income when SS ta		19,560 if < full		FBAR. 4/18 (10/17)			
CA Minimum Wage	e (per hour)	14 sm emplyr/15		Misce	ellaneous Exclusions and Limitations		
CA Disability (SDI)		1.2% on 145,600	0 (mx 1,601.60)	Туре	Amount		
Tax on S	SS Benefi	ts* w/ Excess Ind	come	Qualifying Child	Related, live-in > $\frac{1}{2}$ yr, < $\frac{1}{2}$ own suppo	ort < age 19 (<24	
* COLA incrs for 2	2022 = 5.9	% CA: SS benet	fits not taxable	(use to determine elig for credits)	if FT stdt), <13 for Dep Care, <17 f		
Filing Status	0% Taxed	50% Taxed	85% Taxed	Gift Tax Exclusion	15,000 <i>(16,000);</i> xcs taxed at		
Single	<25K	25-32K	>32K	GIIL TAX EXClusion			
Married Jt	>32K	32-44K	>44K		\$11.7M (12.06) life xclsn; 159K (164)	to non-citizen sps	
Re	tirement	Account Limits		Estate Tax Exclusion	\$11.7M (12.06M; revrts to 5M @TY'2		
Туре		Max. Con	tributions	Basis rptg req'd on Form 8971	xcs Spousal Excln portable (must file		
IRA, incl spsl & ROTH	4	6,000; 7,000 if >		Expat Tax Exemption	744K (767K) "covered" if avg ann tax		
SEP, KEOGH, Def Co		58K	· · · · ·	Foreign Earned Inc	108,700 (112.000)—15,218 housing	exclsn (15,680)	
SIMPLE		13.5K; 16.5K if >		Tax Preference Items	xcs deprec, state tax, pers xmptns,	misc item ded,	
401(k), 403(b) & 457		19.5K; 26K if >		(no med. Adj)	CGs, pass loss, NOL, ISO (pvt actvty	iss'd 09/10 xmpt)	
KEOGH/Def.Contrib.		58K		Nanny Tax (need EIN)	File if >2,300 (2400) wages/yr \$750	/gtr (must e-file)	
Defined Benefit (comp	p. limit)	290K		§179 Deductn	1.05 million (\$1.08 million) CA		
· · ·	Penalt	ies & Fees		Educators	\$250 for classrm mtrls (incl PPE) CA		
Туре		Maximums	5	Per Diems www.gsa.gov			
Hlth Insur Shr'd	Grtr of	\$800/adlt + 400/dpr	ndt (max \$2,400)		138-221 (138-222 >10/1/21) lodge; 60-71 (64-74)		
Rspnsblty (CA only)	OR 2	2.5% of xcs hshld inc	c (1/12 mnthly)	Use of Pers. Residence	NO rental income reported if < 15 days renta		
Due Diligence	\$5	530 for HOH, EIC, A	OTC & CTC	Home Office Deduction	Actl Xpns OR Safe Harbor (\$5/ft <sup>2</sup> to \$1500, not in		
Xcs MSA W/drwl		20% CA: 12.	5%	Like-kind Xchgs §1031	id rplcmnt prop @ 45 dy & buy @ 180 dy aftr sel		
Early IRA W/drwl		10% (if age <591/2) (		(file FTB 3840 annually)	Itd to real ppty > TY17 & hold 5yr for \$250K xclsn if cnvrt		
Xcs Accumulation		(unless "reas. cause		§121 Exclsn on Sale of	Non-glfd Amt = (# yrs used as 1°	since 2008 []	
IRA Rollover Wvr		DTE: age incrsd to 72 in 202 Rev Proc 2016-8: only 1 rllo		Second Home	Total yrs owned) x Realized Gain		
Late Filing		5% /mo (max 25%; i		Mrtg Forgiveness Debt	1º res loans < \$750K		
Later ming		[unlss 1 <sup>st</sup> time penity wvr]		Relief (xp. 12/31/25)	CA does not conform		
Late Payment		per mo. (max. 25%)					
-		wvr]	•	Nonbus Energy Crdt §25C (xp. 12/31/21)	10% on qlfd efficiency improvement		
Underpayment	if <	1K due or >110% pc		(xp. 12/31/21)	\$500 (\$200 for windows) CA does	s not conform	
Penalty Waiver	10/	CA: if tax due >		Res. Energy Credit §25D	26% of cost if instll'd by 12/31/22; 22		
EFT Failure		of amt that should've		(solar/wind) (xp. 12/31/23)	under AMT CA does not co	onform	
Rqst Installment Plan		225 (\$107 if using d		Qlfd Plug-in Veh Crdt §30D	2,500 – 7,500; check IRS website for	eligible vehicles	
OIC Min Pymt	≥ 20%	for lump-sum OR in		(xp. 12/31/21)	CA: Clean Vehicle Rebate up		
CA's CDTFA		10% of unpaid U \$5K - \$15K/violtn		CA Renter's Credit	60 if AGI < 45,488 (S), 120 if AGI >		
Worker Mis-classifctn		\$5K - \$15K/VIOIth CA presumes employee unle		CA Prpty Tax Postponemn			
Frivolous Return		\$5,000			Amt>7.5% of AGI; \$0 med marijuana		
FinCEN 114 (FBAR)		\$13,481 BUT		Medical Xpns @ Sched A			
6 mos. auto xtn		<u>ul: 50% of highest ba</u>	lance + criminal	ACA Prem Credit Eligibility	12,490 + 4,420/prsn (max 400% FPL	_ = 49,960/prsn)	
1099 & W-2 Reprting		270; \$550 if intention \$100/1099 or	al disregard	LT Care Insur Premiums	450( <i>450</i> ) <age 40;="" 5640(<i="">5640)&gt;age 70</age>		
8971 Basis	Due			Health Savings (HSA) -	3,600 self/7,200 family (3,650/7,300)	+ \$1K catch-up	
Reporting by Estate		Due 30 days after 706 failure to file penalties = \$50 - \$270 per 8971		max. contribution	Min Dedctble: 1,400 self/2,800 family		
Estate Closing Letter		\$67 (propose		CA: add invst inc; sbtrct txbl dstrbtns			
· · · · ·		rd Mileage Rates		Archer Med Savings (MSA)	Min/Max Ded = 2,400/3,600 self; 4,800	0/7,150 family	
202	Type	a mileage Nales	Cents/Mile		Max. Out-of-Pocket = 4,800 self;		
Business	туре		56 <i>(58.5)</i>	Qlfd Char Dist	direct transfer from IRA if age >70½		
Charity—all other			14 (14)	Net Operating Loss	unitd carry-fwd [subj. to 80% incor		
Medical			16 (18)	5-yr carry-bk for NOLs in '18-'20 only			
Moving (NO fed mvg.	xpns xcnt a	acty duty miltry)	16 (18)	NO state carry-back > 2018	CA: NOLs suspended for TYs '20-'22		
moving (no lea my		active daty military)					
				Handy Reference Numbers			
Organization			Celephone Num		Website		

Organization	Telephone Number	Website
Internal Revenue	Indiv-800/829-1040 Bus-800/829-4933 Advct-877/777-4778	www.irs.gov; Suspicious e-mails phishing@irs.gov;
Service	e-Pay Corrections 888/353-4537	<u>Transcripts; Free File</u> if inc < \$72K; Online pymts <u>DirectPay</u> ;
	300 N Los Angeles St/6230 Van Nuys Blvd M-F 0830-1630	Refund Status & Amended Return Status
Franchise Tax	Genl-800/852-5711 e-File/e-Pay Help-916/845-4025	www.ftb.ca.gov Online Pymts FTBWebPay.gov
Board	Collections-800/689-4776 Advocate-800/883-5910	Status Where's My Refund Accnt Info MyFTB.gov
Social Security	800/7721213 SSN Verify-800/7726270	www.ssa.gov [Paper stmts sent ea 5yrs to non-web users]
Emplymnt Dev Dpt	888/745-3886 ID Theft-800/229-6297	www.edd.ca.gov
Tax & Fee Admin	800/400-7115 Advocate-888/324-2798	http://cdtfa.ca.gov/
BOE CDTFA @ 7/1/17		2020 rates-LA County: 9.50%; Orange: 7.75%; Ventura: 7.25%
LA Bus. Permit	844/663-4411	http://finance.lacity.org/
DMV	(Only VLF is ded) ID Theft-866/658-5758	DMV Fee Calculator
Identity Theft	FTC-877/438-4338 IRS-800/908-4490 FTB-916/845-7088	http://www.consumer.ftc.gov/
	Mdicare 800/4478477 MdiCal 800/8226222 SSA 800/2690271	Form 14039 IRS Guide to Identity Theft
	Eqfx-800/5256285 TrnsUn-800/6807289 Xprn-888/3973742	Form 3552 FTB Fraud Referral
Foreign Accts	IRS-866/270-0733 or Intl-267/914-1000 BSA-866/346-9478	Mandatory e-File http://bsaefiling.fincen.treas.gov

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# Personal Tax Organizer for 2021 Tax Year

Your Name	Spouse's Name
Home Address:         Mailing Address (if different from Home)         Landlord's Name, Address & Phone # (if you rent)	From To
Separated       Divorced       Date of Divorce/Separ         Alimony (not Child Suppt) \$       [rpt @ CA only for divorce after         Filing Status:       Single       MFJ       MFS       HoH       Qual. Wido         Info re Qual. Person for HoH:       Name	w(er)       Claimed as a dependent on another person's return?       Y \[ N         SSN       Relatnshp to Txpyr         come \$       # of days in txpyr's home
Dependent Name(s) → attach pages if needed Birthdate Soc. Sec. # (req'o	Image: style="text-align: center;">Image: style="text-align: center;"/>Image: style="text-align: center;"/>Image: style="text-align: center;"/>Image: style="text-align:
1. Wish to allow Preparer to discuss return w/ IRS?       □Y □N         → Provide copies of any correspondence recv'd from tax authorities       2. Contribute \$3 to Presidential Campaign Fund?       □Y □N         3. Voluntary contributions to CA's special funds?       □Y □N         4. E-deposit Tax Refund to □Multiple Accts □Bank → Attach voided chk OR       □If same as last year, provide last 3 digits of acct #	11. Rebates:       Turf Remvl ☐ Elec Car ☐ Dealr Rdctn → Provide 1099s         12. Educators (K – 12): Amt of unreimbursed expenses \$
COVID: Diagnosed w/ CV-19? □Y □N       Suffered fncl hardship? □Y □N         Stimulus Pymt rcv'd? □Y □N Amt \$       → Provide IRS Notice 1444-C	Health Insur: From Mktplace?       □Y □N → Provide 1095-A       Exmptn #         If NO, insur from □Medicare, □Employer, □Other → Provide 1095-B or 1095-C
Retirement Plans → attach stmts for in/out transactions &/or Form 8915-E       □IRA         Amt Cntrb'd \$ Date _/       Amt W/drwn \$ Date         Qlfd Char Distrbtn (QCD)?       □Y □N       Qlfd Disaster Distrbtn?       □Y □         Age 72 in '21 □Y □N       RMD w/d in '21 □Y □N       Pre-'87 IRA w/ diff CA base	
	ame, Address & SSN InstImt Sale Inc □Y □N >\$20/mo. \$ Other Inc \$ Describe source □Y □N Securities &/or Ppty Sold □Yes □No → Provide cost basis info

# DEDUCTIONS

# PERSONAL

(Federal only if total over \$ 12,550 if Single, \$ 25,100 if Married Filing Joint)
Medical Expenses (only if over 7.5% of AGI)
Prescription Medication\$
Doctors, Hospitals & Clinics\$
Glasses, Orthodontics, Hearing Aids \$
Medical Supplies
Weight Loss Treatment $\Box Y \Box N$ ( $\Rightarrow$ provide Rx & receipts)
Travel/Transportation (# of miles)
LT Care Insurance Premiums
Health Insur. Premiums (Self-employed? TY N). \$
COBRA TY N
Insurance Reimbursements (if any)
Any inc/loss on invstmnts in HSA account? $\Box Y \Box N$
Taxes
Real Estate Taxes
Auto Registration (VLF only → <i>verify</i> @ <u>dmv.ca.gov</u> ) \$
Sales or Local Taxes\$
Foreign Income Taxes
Interest Paid (→ Provide escrow stmts & Form 1098)
Mortgage Interest paid to bank
If paid to an individual, provide lender's name, address, SSN:
Mortgage obtained or refinanced on/after 1/1/18 TY N
Points Paid \$ Term of Loan (# of yrs) Home eqty debt DYDN Loan used for
Investment Interest (Margin)\$
Casualty Loss (Circle: Earthquake, Fire, Theft, Accident, Other)
Description of Property
FEMA Code Cost Basis of property \$
FMV of Property Before \$ After \$
Insurance Reimbursement (if any)
Charity (→ Attach supptg docs for ALL donations; even for \$300 above-the-line ded)
Cash\$
Non-Cash Donations (i.e. Goodwill, Auto)\$
Amount of QCD transferred\$
Charitable Miles
Miscellaneous [most federal dedctns eliminated as per TCJA]
Gambling Losses (→ MUST provide gambling log/diary) \$
Repymt of previously taxed inc >\$3K\$
Estate taxes paid on IRD\$
CA only: Fees: Tax Prep \$ Invst Advsr \$ Legal \$
Fees: Tax Prep \$ Invst Advsr \$ Legal \$         Sfty Dep Box \$ Subscrptns \$ IRA fees \$
Moving Expenses (only if >50 miles & for bus purp) [CA only]
Date From To
$Miles from OLD home \rightarrow OLD wrk \ \rightarrow NEW wrk \$
Shipping \$ Tryl & Lodging (not meals) \$
Employer Reimb.? Y N Amount \$

ES Taxes Paid	Date	Fed. Amt.	State Amt.
'20 Refund applied to '21 Tax			
4 <sup>th</sup> Qtr '20 paid to State in Jan '21			
1 <sup>st</sup> Quarter '21			
2 <sup>nd</sup> Quarter '21			
3 <sup>rd</sup> Quarter '21			
4 <sup>th</sup> Quarter '21			
* Varify EC mumber w/ IDC (000) 000 4040	9 FTD (000) 0F0	E744 or online*	

Verify ES pymts w/ IRS (800) 829-1040 & FTB (800) 852-5711 or online

## **BUSINESS**

→ Use separate sheet for each spouse or activity ←

Self-emplymt (S) Unreimb Employee (E) Rental Exp (R)

Rental Real Estate: # days rented	# days prsnl use
Advertising	\$
Cleaning & Maintenance	
Dues (union & association)	
Education (tuition & books)	
Fees Paid (legal & professional)	
Insurance Premiums (business & liabil	
Interest Expense on Business Loans	
Licenses	
Office Rent	
Office Supplies	
Postage & Freight	
Publications & Subscriptions	\$
Repairs	\$
Supplies	\$
Taxes Paid (business property)	\$
Telephone	\$
Travel & Lodging	\$
Utilities	\$
Other (please list	)\$
Equipment Purchases (+ Attach receipts & ind	licate if new or used)
Description of Item:	,
Date of Purchase (required):	
Amount Paid\$	New 🔲 Used
Description of Item:	
Date of Purchase (required):	
Amount Paid	New 🔲 Used
Automobile Expenses (if used for business or re	antal)
Year & Make of Car	
Year Placed into Service	
Miles: Bus Commute Pers	
Actual Expenses (gas, insur., repairs)	
Is a written contemporaneous log avai	
Business Meals (e.g., meals w/ clients or while trav	veling)
	ent \$[CA only]
Receipts Y N Bus F	Purp sbstnt'd □Y □N
Office in Home (used exclusively for business)	
Total ft <sup>2</sup> of Home Ft <sup>2</sup> of O	Office Area
Rent \$ Util. \$ Insur. \$	
Value of Property (+ Attach Property Tax B	
Photo $\square Y \square N$ 2 <sup>nd</sup> office $\square Y \square N$	
Estimate of Gross Self-emplymnt Income	e in 2022 \$

→ Client asserts, to the best of his/her knowledge, that the information provided herein is correct and includes all items of income and deductions for which supporting documentation is available, even if not specifically requested.

Client Signature: Date:	
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# **DOCUMENTS NEEDED FOR TAX PREPARATION**

Event or Issue	Information Required
Bankruptcy	<ul><li>Date filed</li><li>Court documents</li></ul>
Birth or Adoption	<ul> <li>Social Security card</li> <li>Copy of adoption papers; date of adoption</li> <li>Adoption expenses &amp; dates incurred</li> <li>Special needs certification</li> </ul>
Charitable Contributions	<ul> <li>Date, amount &amp; type</li> <li>Letters of Acknowledgment from donee organization for gifts in excess of \$250</li> <li>Statement whether goods/services received in exchange</li> <li>Total miles driven for charitable purposes (mileage log)</li> <li>Statement from IRA if Qualified Charitable Distribution taken</li> </ul>
Child Care	Name, address, phone number and taxpayer ID of caregiver; amount paid
Death of Spouse or dependent	<ul><li>Date of death</li><li>Copy of will or trust</li></ul>
Debt Forgiveness	<ul> <li>Form 1099-A if property abandoned</li> <li>Form 1099-C for cancelation of debt</li> <li>Date of foreclosure or short sale</li> </ul>
Education	<ul> <li>Form 1098-T; financial transcript from school</li> <li>Record of actual expenses incurred for tuition, fees, books &amp; supplies</li> <li>Form 1098-E reporting student loan interest</li> </ul>
Exchange Transactions	<ul> <li>Dates of transfer (old &amp; new) &amp; replacement property identification</li> <li>Description of properties exchanged (incl. basis &amp; FMV)</li> <li>Qualified intermediary sale agreement</li> </ul>
Foreign Assets	<ul> <li>Any foreign bank accounts or other assets?</li> <li>Did the aggregate value of all accounts exceed \$10K at any time during year?</li> <li>Did aggregate value of all financial assets exceed \$50K on last day of year or \$75K any time during year?</li> </ul>
Home Refinance	<ul> <li>Form 1098</li> <li>Closing escrow statement</li> <li>Detail of amount borrowed, term, &amp; use of loan proceeds</li> </ul>
IRS or State Communications	<ul> <li>Copies of all letters, assessments &amp; notices received</li> <li>Status of installments agreements</li> </ul>
Job-related Expenses	<ul> <li>Detail of meals, lodging &amp; miscellaneous expenses (account book, diary, log, receipts)</li> <li>Details of employer reimbursements under (non)accountable plan</li> <li>Verification that expenses are ordinary/necessary, directly related or associated with business</li> <li>Home Office – verification that it is used regularly/exclusively &amp; for the convenience of the employer</li> <li>Total miles driven for business purposes (mileage log)</li> </ul>

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Legal Settlement	<ul> <li>Purpose, date received</li> <li>1099-MISC</li> </ul>
Married, divorced or separated	<ul> <li>Marriage – prior year's returns of both spouses</li> <li>Divorce – copy of divorce decree; finalized date</li> <li>Separation – copy of Separate Maintenance Agreement</li> <li>Community Property – allocation of income &amp; assets</li> </ul>
Medical Expenses	<ul> <li>Health &amp; LT Care insurance premiums (verification of coverage required in 2014 &amp; beyond)</li> <li>Itemized expenses, incl. prescriptions, co-payments &amp; deductibles</li> <li>Amount of insurance reimbursements</li> <li>Name, address, phone number and taxpayer ID of caregiver</li> <li>Total miles driven for medical purposes</li> </ul>
New Job	<ul> <li>Name of new employer; new hire date</li> <li>W-2s from old &amp; new employers</li> </ul>
Prizes, Lottery & Gambling Winnings	<ul> <li>Forms 1099-MISC or W-2G</li> <li>Substantiated losses</li> </ul>
Purchase of stocks, bonds & other assets	<ul> <li>Stocks &amp; Bonds – trade confirmations</li> <li>Residence – closing seller's escrow statement</li> </ul>
Rental Property	<ul> <li>Purchase or Sales information [see above]</li> <li>Income &amp; expenses</li> <li>Improvements – dates &amp; cost of items placed in service during tax year; prior depreciation schedule</li> </ul>
Retirement Account Transactions	<ul> <li>Contribution – type of plan; amount contributed</li> <li>Distribution – Form 1099-R</li> </ul>
Sale of stocks, bonds & other investments	<ul> <li>Form 1099-B</li> <li>Cost basis information</li> <li>Residence – closing buyer's escrow statement</li> <li>Homebuyer Credit – information regarding recapture for 2008 - 2010</li> </ul>
Small Business	<ul> <li>Dates of formation and/or termination</li> <li>Partnership or LLC Agreement, Certificate of Incorporation, Corporate Charter (as applicable)</li> <li>Property contributions &amp; distributions</li> <li>Schedules K-1</li> </ul>
Social Security Benefits	Form 1099-SSA
Taxes	<ul> <li>Prior-year state tax return</li> <li>Property tax bills</li> <li>Closing escrow statements</li> <li>DMV registration invoice</li> <li>Letters from tax authority regarding post-filing adjustments</li> </ul>
Unemployment	• Form 1099-G

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# **ENGAGEMENT AGREEMENT FOR TY 2021**

Acceptance by Client constitutes mutual understanding and agreement with all terms & engagement of Monica Haven (EA)

→ Work will not begin without signed Agreement on file – please initial on Page 1 & sign on Page 2 🗲

### Client Name(s):

### Fee Estimate: Date:

### **Client Responsibilities**

### Supporting Data

Client states that Client has the necessary documents and records to support the deductions claimed on the tax return and will provide all requested information in a timely manner. Client may use Personal Tax Organizer™ (or other format) to provide all information requested and answer all questions asked in a clear and legible format. Client is advised that the law imposes a penalty for substantial understatement of the tax liability and that tax authorities regularly question whether any cash or bartering transactions have transpired. Close scrutiny of expenditures, including but not limited to travel and entertainment expenses, business use of vehicle and cell phones, as well as charitable donations is common. EA must provide full disclosure to tax authorities should estimates or reconstructed data be entered on the return. Foreign (& Cryptocurrency) Activities

Client is hereby advised that Client is responsible for reporting all foreign activities. By signing this Agreement, Client acknowledges Client's obligation to inform EA if Client has income from foreign sources, has signatory authority over foreign accounts, owns foreign financial assets, invests in foreign retirement plans or has made transactions in virtual currencies. NOTE: Penalty for failure to comply can be punitive. Appointments

Due to the COVID pandemic, EA is currently not offering in-person appointments or on-site drop-offs. Tax data will be accepted by mail, fax or secure upload only. To complete the tax preparation process, Client must return signed Acceptance Agreement and pay any outstanding tax prep fees. EA will then provide all requisite e-file authorization forms which Client must sign and return so that EA can file on Client's behalf. Timeliness

Client agrees to timely deliver requisite tax data and supporting documentation and will not hold EA responsible for delays due to Client's lack of cooperation during the tax preparation process. A surcharge of 5% may be assessed if Client provides data to EA more than 10 days after EA's initial request. EA may terminate contract without further notice if Client fails to provide requested data. NOTE: EA will give priority of service to clients who have timely provided data and otherwise cooperated with the tax preparation process.

# Extensions (all dates 2022)

The filing deadline for individual returns is April 18th [entities may be subject to other deadlines]. If EA has not received Client's personal income tax data in full by March 18th, an extension request can be filed for a \$50 processing fee if Client provides authorization and a good faith estimate of the expected tax liability. Tax data for business entities, estates and trusts must be submitted 30 days prior to applicable filing deadline. EA will not provide ongoing reminders of filing deadlines or requests for information. NOTE: Since an extension merely extends the time for filing (not payment), penalties and interest for late payment may accrue for which the Client will be wholly responsible. Client must sign Form 8878 to authorize electronic funds withdrawal for any federal balance due [states may require separate forms].

Additional Forms & Taxes

Client understands that Client may be subject to additional tax filing requirements, including but not limited to prior-year and amended returns, payroll tax, 1099 reporting, business tax, sales and use tax, as well as foreign account and tax reporting. If asked, EA will assist with the requisite forms, but Client remains responsible for establishing and meeting all of his reporting and payment obligations. **Courtesy Notification** 

Client is under no obligation to engage EA from year to year. Nevertheless, EA hereby informs Client that Client may have annual tax filing obligations and must notify EA should Client wish to discontinue services or hire another practitioner. **Client Review** 

Client is wholly responsible for the accuracy of the return and will-after careful review-sign and deliver the completed return(s) to the proper taxing authorities or authorize EA to file electronically. NOTE: Client is responsible for all penalties and interest. Tax Notices

Client agrees to promptly notify and forward copies of any communications received from tax authorities to EA for review and advice. Client should keep all originals (including envelopes). If Client wishes to be represented by EA, additional forms, fees and expenses should be anticipated [see Representation Agreement]. In lieu of signing Form 743, Client hereby authorizes EA to have view-only access to all information available on FTB's website that is associated with Client's taxpayer ID (authorization remains in effect until revoked in writing).

### Communications

The primary method of information exchange between Client and EA will be electronic. Client must regularly update e-address with EA. Communications sent to Client's last-known e-address are deemed to have been delivered, whether or not Client acknowledges receipt, However, to ensure effective communications, Client is asked to respond to each e-mail: if only to say, "Got it!" or "Thank you." Payment Terms

When data is submitted to EA, Client will prepay one-half of the applicable tax preparation fee (minimum prepayment shall be \$450 in all cases). The balance is due upon delivery - whether physical or virtual - of the completed return; whether or not Client chooses to file the return as prepared. Payment may be made via cash, check or PayPal™. Client will forfeit all discounts which may have been previously applied if balance is not paid in full within 10 days and a penalty will be assessed monthly based on an APR of 6% of the outstanding balance (minimum penalty \$25). No additional services will be provided by EA until the account has been brought current. Prepaid deposits are deemed non-refundable once the preparation process has begun. EA may take legal action to collect any outstanding fees and all costs incurred during the collection process will be added to Client's bill; additionally, Client's confidential tax information may be shared with third parties during the collection process. Bank fees for checks returned for non-payment will be billed to Client (minimum fee \$40). Client will pay a \$50 penalty for any appointment missed and not canceled with timely notification.

### **Document Retention**

EA's final work product will be retained for five years; thereafter, all documents will be destroyed by EA without further notice to Client. Physical deterioration or catastrophic events may shorten this term. Client understands and agrees that in the event a file is destroyed, EA will no longer have any records and will not have any responsibility to reconstruct the file. Client will assume all costs of shipping and storage should Client timely notify EA that the file should be forwarded to Client prior to destruction. EA does not retain any original documents as they are returned to Client at the completion of the tax preparation process. It is Client's responsibility to keep these materials for future use (e.g., possible examination by the tax authorities). A duplicate paper or electronic copy of a return prepared by EA is available for \$50. Client may request the retrieval of physical files or data older than the prior tax year for a fee of \$150.

Please initial Page 1 to acknowledge Client Responsibilities:	Client:	Spouse (RDP):
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# Monica Haven. E.A., J.D., I.I.M.

1534 South Edris Drive \* Los Angeles, CA 90035 \* (310) 286-9161 \* FAX (310) 557-1626 \* e-mail: mhaven@pobox.com \* website: www.mhaven.net

### Mission

Returns will be prepared based on information provided by Client. EA will not audit nor verify the data and may request additional material or clarification. EA will make every attempt to properly apply the law and legally minimize Client's tax liability. EA will exercise professional judgment and will, whenever possible and justifiable, attempt to resolve any issues involving the Code in favor of Client. Practice Standards

EA may not sign a return as a paid preparer if EA determines that the return contains a position that does not have a realistic possibility of being sustained on its merits unless the position is not frivolous and is adequately disclosed to the IRS as per IRC §6662. EA must inform Client of penalties likely to apply regarding the position advised, prepared, or reported and must advise Client of any opportunity to avoid such penalty by making adequate disclosure. EA may rely in good faith (without verification) upon all information furnished by Client; however, EA must make reasonable inquiries if the information appears to be incorrect, inconsistent, or incomplete.

# Client is hereby given notice that all communications throughout the tax preparation process with EA are confidential, but *not privileged* and may be disclosed if a summons is issued. The working papers for this engagement are the property of EA and constitute confidential information. Any requests for access to these materials will be discussed with Client before making them available to other parties. Limited privilege may be available during the representation process under IRC §7525. Client may advise EA to assert this privilege in non-criminal tax matters involving the Internal Revenue Service or federal district courts. Client, however, should be aware that disclosure of information considered during the tax preparation process is not covered under privilege—only tax advice communications are covered. Client hereby agrees to reimburse EA for all costs, including legal fees, required to defend the privilege asserted or respond to a subpoena. *Client should immediately engage legal counsel if Client has any concerns regarding possible criminal matters*.

EA does not disclose nonpublic personal information about current or former clients to anyone unless instructed to do so in writing by Client [see Disclosure Authorization]. EA will not perform a conflict check; Client remains solely responsible for identifying and disclosing actual or potential conflicts of interest to EA. If a joint return is filed, EA may provide returns and copies of supporting documentation to either spouse without consent from or notification to the other spouse [see Spousal Conflict Waiver]. EA restricts access to nonpublic personal information to those professionals who may assist in the preparation process or provide adjunct services. EA has instituted all reasonable measures, including physical, electronic, and procedural safeguards to protect Client's nonpublic personal information. Client assumes the risk of loss of confidentiality and/or tax documents during unencoded electronic transmission or mailing via USPS and third-party delivery services.

EA will provide Client with a signed copy of the completed return. Client should retain this and all related materials safely for a minimum of five (5) years. EA will be *available year-round* to address any Client concerns and to provide tax-planning advice for an additional fee and only with Client's written consent, although EA will not be responsible for implementation of suggestions made [see TIGTA Consent Form]. Limitations

EA's services are not intended to determine whether Client has filing requirements in taxing jurisdictions other than the one(s) Client has mentioned to EA; Client may purchase a nexus study under separate agreement for an additional fee. EA will not advise Client regarding the classification of workers as employees or independent contractors and urges Client to obtain competent legal advice regarding employment practice matters. EA has no duty to detect fraud or uncover Client's fraudulent activity. EA will not be responsible for mis-deliveries by the USPS or other private carriers. Client will be provided with tracking information and may personally make arrangements and cover the costs of re-delivery or replacement of lost tax returns. EA may terminate engagement for Client's lack of cooperation with the preparation process, for lack of payment or for other reasons with written notice to Client at any time. Client agrees to indemnify and hold EA harmless from all claims, including third party claims and other liabilities, costs and expenses incurred by reason of any action taken or omitted by using good faith arising out of this engagement, except for matters judicially determined to be caused by EA's gross negligence or bad faith. **Duration of Engagement** 

Engagement will begin once Client has signed Agreement; however, in the event that Client does not return signed Agreement to EA but nonetheless verbally agrees (or otherwise indicates by such actions as submitting the tax organizer, providing tax data, or filing the prepared returns) that EA shall prepare returns on Client's behalf, all terms and conditions of this Agreement shall apply. Client's signature on federal and/or state e-file authorization form(s) shall be deemed acceptance by Client of all terms in Engagement Agreement. Engagement of EA's services will be deemed satisfied upon delivery of completed returns to Client who is solely responsible for filing all tax returns with the appropriate tax authorities. Additional services such as tax planning, communications with tax authorities, preparing prior-year unfiled returns, and many others may be provided under separate agreement between Client and EA.

Any dispute arising under this Agreement or relating to EA's services, including but not limited to disputes regarding fees, the scope of the engagement or professional malpractice, will be first submitted for non-binding mediation or alternative dispute resolution before litigation is filed. Litigation, if undertaken, shall be conducted in the County of Los Angeles, California according to California state law. Cost of Service

Fees for tax preparation will be based on the complexity of the return, expertise required, and time expended by EA and will increase annually to remain commensurate with the skill, knowledge, expertise, and continuing education required by regulatory authorities. Extraordinary expenses and additional services, incl. but not limited to tax file organization, data compilation, cost basis calculations, research, replacement of lost returns, postage (\$35 min. fee for UPS delivery), correspondence with taxing authorities, bookkeeping, tax consultation and audit representation, will be billed on an hourly basis (\$250/hour). Client may pay by cash, check or PayPal™. Client's returns will not be e-filed until EA's fees have been paid in full or alternate payment arrangements have been agreed upon. For an additional fee, Client may purchase a *Service Contract*, entitling Client to free year-round tax consultation in lieu of an hourly fee, at a cost of \$175/calendar year if paid at time of return preparation or \$235 if paid later. Client may—when appropriate—be automatically invoiced for Service Contract at EA's discretion. Client agrees to review all invoices upon receipt; absent any objection within 30 days, the invoice will be deemed correct, due and payable. **Discounts** (all dates 2021)

Client, if eligible, may enjoy one of the following 15% discounts: Student, Senior, Out-Patient, or Multi-Return. Client may also be eligible for an additional Early-Bird Discount (10%) if COMPLETED data is delivered to EA by *February 18<sup>th</sup>*; whereas a surcharge of 5% will be assessed for data delivered after *March 18<sup>th</sup>* if filing April 18<sup>th</sup> or *September 16<sup>th</sup>*, *if* filing October 17<sup>th</sup> [entity data must be submitted 30 days prior to applicable filing deadline]. All discounts will be voided if Client has not paid EA's invoice in full within 10 days after initial billing.

Please sign & date Page 2 to confirm acceptance of this Agreement in its entirety [If married, both spouses must sign]:		
Client Signature:	Print Name:	Date:
Spouse's (RDP's) Signature:	Print Name:	Date:

# Monica Haven, E.A., J.D., l.l.M.

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# TAXPAYER CONSENT TO USE TAX RETURN INFORMATION

**Federal law requires that this consent form be provided to you (Client).** Unless authorized by law, Monica Haven, E.A. (EA) cannot disclose Client's tax return information to third parties for purposes other than the preparation and filing of Client's tax return without Client's consent. If Client consents to the disclosure of tax return information, federal law may not protect Client's tax return information from further use or distribution.

Client is not required to sign this form to engage EA's tax return preparation services. Because EA's ability to disclose Client's tax return information to another tax return preparer affects the tax return preparation service(s) and the associated cost(s) that EA provides, EA may decline to provide Client with tax return preparation services or change the terms (including the cost) of the tax return preparation services that EA provides if Client does not sign this form. If Client agrees to the disclosure of tax return information, Client's consent is valid for the amount of time that Client specifies. If Client does not specify the duration of the consent, the consent is valid for one year from the date of signature.

This consent to disclose may result in Client's tax return information - including Client's Social Security Number (SSN) – to be disclosed to a tax return preparer located outside the United States (US). Both the tax return preparer in the US who will disclose Client's SSN and the tax return preparer located outside the US who will receive Client's SSN maintain adequate data protection safeguards as required under IRC § 7216 to protect Client's privacy and prevent unauthorized access to information. However, if Client consents to the disclosure of information, federal agencies may not be able to enforce US privacy laws against a tax return preparer located outside the US.

By signing below, Client also consents to use of any and all tax information contained in the Client's federal tax income tax returns and all supporting schedules for purposes other than mere preparation of the Client's tax return. Client agrees to allow EA to disclose Client's tax return information (including SSN) to another tax return preparer for purposes of providing assistance in the tax preparation process. Client further consents and agrees to allow EA to communicate information and recommendations to Client via e-mail, fax, mail, phone, and in-person. Such communications may include, but are not limited to:

- Newsletters, web-blasts, articles, seminar announcements and promotional materials published by EA.
- **Tax Advice** relating to events in Client's life such as college, marriage, divorce, business start-up, and retirement.
- Tax Planning including forecasting potential tax obligations and computing estimated tax payments.
- Retirement Tax Planning including Social Security benefits and distributions from retirement accounts.
- Investment and Asset Advice related to the considerations of buying, selling, and exchanging property including stocks, bonds, and real estate.
- Other Tax and Financial Advice.

If Client believes that tax return information has been disclosed or used improperly in a manner unauthorized by law or without Client's permission, Client may contact the Treasury Inspector General for Tax Administration (TIGTA) by telephone at (800) 366-4484 or e-mail at <u>complaints@tigta.treas.gov</u>.

Duration of this consent:(One year from date of signatur	e if left blank)
Client Signature:	Print Name:
Spouse's Signature: [If married, both spouses <i>must</i> sign]	Print Name:

Monica Haven, E.A., J.D., L.L.M.

### **OFFICE POLICIES & PROCEDURES**

© 011322

**Request for Tax Data.** While I have always insisted upon honesty and forthrightness, as well as accurate recordkeeping, I also ask that my requests for additional information and supporting documentation be met without delay and complaint. I am not trying to inconvenience you; instead, I am hoping to ensure that your return is prepared as correctly as possible. If requested materials are not provided, I will not claim the deduction on your return and if materials are not provided in a usable format, a surcharge may be assessed. However, a good excuse is always welcome, if only to offer a laugh: One client explained, "Due to a crazy intervention shoot where we were chasing a heroin addict around Pittsburgh, I wasn't able to get that FedEx to you." Please remember that my intent is to minimize the risk that your returns will audited but if they are examined, I want to improve the chances that all items reported will withstand scrutiny – I call that pre-audit protection.

**Data Submission.** I ask that you submit your data to me in a security-conscious manner. If you wish to use a secure server, you may head for the <u>Contact</u> page to access a link that allows for easy upload and encrypted transmission. If you would rather use e-mail to send documents and information, please be sure to password-protect your PDF attachments but don't do as my client who diligently attached a protected document to the *same* e-mail in which he provided the password to open the attachment! Of course, mail and fax work as well. Due to the COVID pandemic, in-person appointments and office drop-offs will not be accepted. NOTE: For your protection, I will transmit all sensitive information to you via a secure HTTPS server that stores files with high-grade encryption. You will receive an e-mail message providing you with a unique link from which you may retrieve the file that I have uploaded for you. On occasion, I may instead send you a password-protected PDF. For added security during electronic transmission, I will redact critical information such as taxpayer ID and bank routing numbers. If this is not satisfactory or you are unable to open and download an electronic item, you will have to make arrangements for physical delivery.

**Rates.** Due to ever-greater regulatory demands, additional diligence mandated by IRC §6694, increased recordkeeping requirements, lack of state conformity, AMT complexities, and rising overhead costs, my fees will increase incrementally each year. In some instances, clients may also be subject to a fee bump to help bring my fees in line with competitors of equal experience and expertise. Please note that I do not compete with those who offer low-cost returns; indeed, I am often called upon to "fix" the work prepared by such bargain practitioners. Incidental charges for UPS delivery and expedited servicing will be assessed. I continue to offer introductory discounts to new clients, as well as senior, student, and preferred customer rates to existing clients and a *15% out-patient discount* to clients who complete the tax preparation process by mail or e-mail. *Free estimates* are always available.

**The tortoise and the hare...** To discourage procrastination, I offer a 10% discount in addition to all other applicable discounts if I have received your tax data in FULL by *February 18<sup>th</sup>*. But if data that would otherwise be available is delivered to me after *March 18<sup>th</sup>* you may be subject to a 5% surcharge. [All dates are in 2022.] A further surcharge may be assessed if data is provided to me more than 10 days after my initial request. NOTE: I will give priority of service to clients who have timely provided data and otherwise cooperated with the tax preparation process.

**Delivery.** I will make every effort to have your completed tax packet delivered to you expeditiously as I did when I attempted to flag down a UPS delivery truck stopped at a light. I hastily parked, grabbed my packets, ran across several lanes of traffic, and asked the driver if he would take my shipments. He apologetically declined and explained that he would lose his job if he took the packets while standing in traffic. I understood, thanked him, ran off and decided to grab a bite to eat at the nearby fast-food joint. While ordering, the UPS driver came up behind me and said, "Now I can take those packets." I was floored; it seems he had parked and specifically come looking for me! But because I cannot always rely on the diligence and dedication of others, I cannot be held responsible for delays or mis-deliveries by the USPS or other private carriers. Upon request, I will provide you with tracking information so that you may make arrangements and cover the costs of re-delivery or replacement of lost tax returns. NOTE: You assume the risk of loss of confidentiality and/or tax documents during unencoded electronic transmission or mailing via USPS and third-party delivery services.

**Fees for Services.** I shall collect ½ of my fees when gathering your tax data and the balance upon delivery of the completed return – the minimum orepayment in all cases shall be \$450 in all cases. Payments for my services are due in full upon completion of the work, whether or not you file the return as prepared. You may be asked to submit your payment via cashier's check within 10 days prior to the applicable filing deadline or if your invoice for tax preparation fees remains unpaid for more than 10 days. I ask that you make my invoice your first priority. I will gladly work out a payment plan for anyone with a cash-flow problem, but those who do not pay or communicate with me, should expect to forfeit any previously applied discounts, and pay a penalty based on an annual rate of 6% of the outstanding balance plus applicable collection fees. No additional services will be provided until the amount due is paid in full. Note that your confidential data may be given to 3<sup>rd</sup> parties in the event that I am forced to engage a collection agent for non-payment of my fees.

**Payments.** All payments may be made via cash, check or online by accessing the Payments page on my website (<u>www.mhaven.net</u>) which links to PayPal<sup>™</sup>. Simply click the "Payment" button at the very top, right-hand corner of any page on the website to make an advance payment, purchase my Service Contract, or pay your balance due.

**Service Contract.** The Service Contract—\$175 if bought at the time of tax preparation or \$235 if purchased later—entitles purchasers to unlimited hours of free consultation in lieu of my customary hourly rate (\$250) on such topics as withholding allowances, estimated tax computations, job changes, out-of-state moves, new home purchases, refinancing, divorce and adoption, college savings, retirement plans, business start-up, amongst many other issues.

Automatic Extensions. Tax data and documentation must be submitted to me in a timely manner. If requested information remains outstanding on or after *March 18<sup>th</sup>*, I can for a \$50 processing fee request an extension with your authorization *if* you provide a good faith estimate of the expected tax liability—the extended deadline for individual returns will then be *October 17<sup>th</sup>* but you should note that extensions *merely extend the time for filing, not payment*— interest and penalties, if applicable, will continue to accrue and be charged by the tax authorities. If you wish to pay any balance due via electronic funds withdrawal with the extension request, you must sign and submit Form 8878 to me; other forms may be required to authorize state tax authorities to automatically withdraw funds. A charge of \$50 will be added to your invoice for processing the extension on your behalf. I ask that you contact me in a timely manner if you do not want me to file an extension and ask that you do your utmost to complete the tax preparation process efficiently and expeditiously. If I have not received your completed tax data by *September 16<sup>th</sup>*, a 5% surcharge will be assessed in addition to all applicable fees. S-Corp and partnership returns are due *March 18<sup>th</sup>*. Therefore, the submission deadline for complete business tax data is *February 18<sup>th</sup>*. Anticipated turn-around time for most returns once I have received all data is generally 14 – 21 days but may be longer later in the season. NOTE: While California extensions are deemed to be automatic, taxpayers seeking to avail themselves of certain elections *must* file a federal extension to ensure that a valid extension is on record. [All dates are in 2022.]

# Monica Haven. E.A., J.D., l.l.M.

**Courtesy.** I ask that we treat each other civilly and professionally. I am not responsible for the contents or consequences of the Tax Code. I will help you comply with the law, report your income and expenses most favorably, and reduce your tax liability as much as legally allowable. If you are still dissatisfied, please complain to your congressman since I do not deserve your misdirected anger. I understand that everyone suffers periods of anxiety and distress, but it is (unlike one client irrationally presumed) not my job to assume your stress. I reserve the right to refuse service to those who treat me with disrespect. And as the son of a client recently replied on a homework assignment, "For a day to be my best ever, it would need to be filled with gratitude to those who have made a difference to me, no matter how insignificant." Taking a cue from Brandon, I hereby wish to say thanks to my clients, to my friends, and to you!

**Timeliness.** I expect you to devote yourself to all tasks required to complete the tax preparation process in a timely fashion and that you make governmentmandated deadlines your priority. I take these deadlines seriously and always do my utmost to help you to comply with your obligations, even if that means foregoing personal obligations and sleep. You can imagine my reaction to an e-mail from a client with misplaced priorities when near midnight on the filing date she wrote, "What a long day! After work, we went to the Dodger game." (No mention was made of the e-file authorization form I was waiting for.)

**Patience.** As much as I wish I could treat you as though you were my only client, (un)fortunately you are not. Please bear with me as this gracious client did: "My life is quite complicated and I'll need your help on several fronts. My employer is bankrupt, so I'll soon be out of work and without health insurance. Dad has dementia. Mom is moving into a senior facility. Then there's the homicide investigation (a patient) and the pedophilia trial (a close friend). It's all fascinating stuff, really, but... all of it can wait."

Individualized Advice. Every taxpayer's situation is unique and not always comparable to that of friends and relatives. Therefore, you should not assume that the advice of others, however sound or well-intentioned, will necessarily apply to you. I invite you to discuss your case with me individually. My office hours are Monday to Friday, 9AM – 5PM. Please note that in a recent Tax Court decision, a taxpayer was held liable for ignoring his long-term tax preparer's advice and seeking more favorable advice elsewhere (*Wadsworth, TC Memo 2008-171*). With a Masters in Tax Law, I am recognized nationally for my expertise and asked each year to teach fellow tax professionals. I don't know everything, but I know a lot and will always give you the best advice that I can. One prospect who chose not to engage my services bragged that it was easy to create his own tax preparation program each year because "the laws don't change that much each year". He's wrong – the laws do change, and I work hard to stay abreast so that you may pay the least amount of tax legally possible.

**Practice Standards.** As a paid preparer, I cannot sign your return if I determine that the return contains a position that does not have a realistic possibility of being sustained on its merits, unless the position is not frivolous and is adequately disclosed to the tax authority as per IRC §6662. I will inform you of the penalties which will likely apply with respect to the position advised, prepared, or reported and will advise you of any opportunity to avoid such penalty by making adequate disclosure. I may rely in good faith and without verification upon all information furnished by you; however, I must make reasonable inquiries if the information appears to be incorrect, inconsistent, or incomplete.

**Tax Notices.** I ask that you promptly forward any communications received from the tax authorities to me by mail or fax so that I may maintain a complete file on your behalf and offer proper advice as quickly as possible. Please make sure to keep the original documents for your own files. No advice will be provided without seeing the letter in question: Last year, a client called to tell me that he had received a letter from the IRS. When I asked what it said, he told me that he had not opened it and instead suggested I should just tell him what it said. How could I?! Please note that the IRS *never* sends correspondence by e-mail; you may be sure that any such communication is a scam and should forward all suspicious e-mails to <u>phishing@irs.gov</u>.

**Communications.** My primary method of information exchange with you will be electronic. Therefore, you must regularly update your e-address with me. Communications sent to your last-known e-address are deemed to have been delivered, whether or not you acknowledge receipt. However, to ensure effective communications, I ask that you respond to each e-mail; if only to say, "Got it!" or "Thank you."

**Privacy.** The Gramm-Leach-Billey Act prohibits disclosure of nonpublic personal information about current or former clients to anyone, unless specifically authorized by the client in writing. As a result, no disclosures will be given to mortgage brokers and other lenders who, by law, must perform their own due diligence; nor will information be disclosed to third parties (e.g., attorneys, brokers, financial planners, insurance agents, etc.) without your *written* approval [see Disclosure Authorization]. Access to this information is restricted to those professionals who may assist me in the preparation of your return or provide tax advisory and bookkeeping services. I maintain stringent physical, electronic, and procedural safeguards to protect your records but cannot ensure against loss of confidentiality and/or tax documents during electronic transmission or mailing.

**Confidentiality.** Communications during the tax preparation process are confidential, (*not privileged*) and may be disclosed if a summons is issued. Limited privilege is available during the representation process under IRC §7525—you may ask that I assert the privilege in non-criminal tax matters involving the IRS or federal district courts but must reimburse me for ensuing costs, as well as costs for mandated responses to a legal subpoena. *If you are concerned about criminal matters, please engage legal counsel immediately.* 

**Document Retention.** My final work product will be retained for five years; thereafter, all documents will be destroyed without further notice. Physical deterioration or catastrophic events may shorten this term. I do not retain any original documents as they are returned to you at the completion of the tax preparation process. It is your responsibility to keep these materials for future use, including possible examination by the tax authorities. You may request duplicate hard or electronic copies of any return I have prepared for a \$50 fee, and the retrieval of physical files or data older than one year for a fee of \$150.

**Referrals.** I offer many services in addition to tax preparation and consulting, including retirement and estate planning; §529 plan consultations; trustee and executor services; small business consulting and payroll services; client seminars for social, charitable, or business groups; and fluency in German. All of your referrals are always welcome and *much* appreciated; not just those who are "charming and personable" as judged by the client who apologized for sending someone with a "lackluster countenance and ungainly appearance."

**Humor.** Your creativity and humor are appreciated, but you can understand my concern when one client told me that he "just made up the numbers." I will continue to err on the side of caution and provide you with sound advice. However, I will neither engage in "creative" reporting (as did the taxpayer who claimed his dog as a landscaping subcontractor), nor allow you to claim unsubstantiated expenditures (such as toilet paper for your home office). And unlike one of my competitors who shares an office with his wife (a psychic) leaving me to wonder who's preparing the returns, I promise you that I work alone (and stick to hard facts)!

**My Pledge.** I offer personalized service and professional expertise, supported by an extensive tax library, a network of experienced contacts, and countless hours of continuing education. If you leave detailed messages by voice- or e-mail, I will get back to you promptly. Occasionally technology fails and so I ask that you follow-up with another message if you do not hear from me within 24 hours. Conversely, I ask that you acknowledge my communications, if only to assure me that my words of wisdom or pleas for attention have not been lost in cyberspace, ended up in the trash, or fallen upon deaf ears. And if I mark a communication as "urgent," please assume that I meant it. Do not call me (as one fearful client did) to ask "What did I do? Why do you hate me?" I don't hate you; I merely want to share time-sensitive information with you.

# Monica Haven. E.A., J.D., I.I.M.

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