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| **Colorado Letter of Intent****Tax Year 2017** | July 5, 2017 |

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# **2017 Tax Software Provider Registration Form**

Complete this form to request approval from the **Colorado Department of Revenue** to provide tax preparation software for electronic forms submission. By completing this form, you agree to comply with all national security summit standards and requirements in addition to the specific state requirements identified in this registration form. If your submitted form is not complete we will deny your request.

**Note:** Please complete a registration form for each unique product your company offers.

|  |  |  |
| --- | --- | --- |
| Name of Company | Primary Product Name |  State Software ID  |
| DBA Name | NACTP Member Number | State Account Number (if applicable) |
| Address | Website Address/URL | Company FEIN |
| City | State |  Zip Code |
|  |
| Primary Individual MeF Contact | Phone | Email Address |
| Secondary Individual MeF Contact | Phone | Email Address |
| Primary Business MeF Contact\* | Phone | Email Address |
| Secondary Business MeF Contact | Phone | Email Address |
| Primary Leads Reporting Contact \*\*  | Phone | Email Address |
| Secondary Leads Reporting Contact \*\*  | Phone | Email Address |
| Primary Leads Feedback Contact \*\* | Phone | Email Address |
| Secondary Leads Feedback Contact \*\* | Phone | Email Address |
|  |  |
| Test EFIN(s) | Test ETIN(s) |
| Production EFIN(s)  | Production ETIN(s) |
| \*If you have separate contacts for Business Tax Types, please list them separately on a separate sheet and attach with your LOI submission. \*\*Must match FTA Master list |

## **Rebranded Software Products**

|  |
| --- |
| **Software Companies: Use this section only if this product is rebranded with the approval of the Software Publisher, who is the original creator of the software and signer of the LOI. It is the position of the STAR Working Group under the auspices of the IRS Security Summit that:*** *Rebranding where the software publisher makes all code changes to generate the rebranded software and ensures that the rebranded software meets the applicable requirements (Trusted Customer, Generation of Authentication Elements, Generate of LEADS reports, STAR Requirements, etc) does not pose any additional risk to the tax ecosystem.*
* *Rebranding where the organization who rebrands the software has the capability to make cosmetic changes including but not limited to color or font, but cannot make changes to the applicable requirements (listed above) also does not pose additional risk to the ecosystem.*

  |
| Rebranded Product Name | Contact Person | Phone | Email Address | Unique Identifier \*\*  |
| Rebranded Product Name | Contact Person | Phone | Email Address | Unique Identifier \*\* |
| Rebranded Product Name | Contact Person | Phone | Email Address | Unique Identifier \*\* |
| Rebranded Product Name | Contact Person | Phone | Email Address | Unique Identifier \*\* |
| Rebranded Product Name | Contact Person | Phone | Email Address | Unique Identifier \*\* |
| \*If there are more than 5 software products that have rebranded under a different name, please list them on a separate sheet and attach with your LOI submission.\*\* If available. |

**For Rebranded Products, Colorado has the following requirements for e-file ATS approval**

 Rebranded Products are required to complete the full e-file ATS/paper form approval process

 XX Rebranded Products are required to complete an abbreviated e-file ATS approval process

 Rebranded Products are not required to complete e-file ATS/paper form approval

## **Type of Software Product**

 DIY/Consumer (Web-Based) DIY/Consumer (Desktop)

 Professional/Paid Preparer (Web-Based) Professional/Paid Preparer (Desktop)

**Tax Types Supported** (Check all that apply)

 E-File E-File Individual Income Tax C-Corporate Tax

Estate/Trust/Fiduciary Tax Pass-Through Partnership/S-Corp

**Forms and Schedules Supported** (Check all that apply)

\_\_\_ Individual Income Form 104 \_\_\_ Individual Income Form 104PN

\_\_\_ Individual Income Form 104CR \_\_\_ Individual Income Form 104AD

\_\_\_ Individual Income Form 104US \_\_\_ Individual Income Form 104CH

\_\_\_ Individual Income Form 104AMT \_\_\_ Individual Income Form 0347

\_\_\_ Individual Income Form 104EP \_\_\_ Individual Income Form 158-I

\_\_\_ Individual Income Form 0350

\_\_\_ Form DR 0617 \_\_\_ Form DR 1305

\_\_\_ Form DR 1316 \_\_\_ Form DR 1366

\_\_\_ C-Corp Income Form 112 \_\_\_ C-Corp Income Form 112CR

\_\_\_ C-Corp Income Sch C \_\_\_ C-Corp Income Sch SF

\_\_\_ Partner/S-Corp Income Form 106 \_\_\_ Partner/S-Corp Income Form 106CR

\_\_\_ Partner/S-Corp Income 106 Part III \_\_\_ Partner/S-Corp Income 106 Part IV

\_\_\_ Fiduciary Income Form 105 \_\_\_ Fiduciary Income 105 Sch ABD

\_\_\_ Fiduciary Income 105 Sch C \_\_\_ Fiduciary Income 105 Sch E

\_\_\_ Fiduciary Income 105 Sch F \_\_\_ Fiduciary Income 105 Sch G

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# **National Security Summit Standards and Requirements**

National standards have been developed to protect taxpayers from identity theft tax refund fraud. You are agreeing to adhere to all IRS, State, and Industry Security Summit guidelines as a condition of providing tax software product(s) to taxpayers and tax professionals for individual and business income tax MeF.

**Standards in this section apply to all Do It Yourself (DIY) Consumer and Professional, Paid Preparer Products, tax professional, and volunteer (VITA) products.**

**Note:** Items highlighted in blue indicate a national security summit standard or requirement document. A comprehensive list of those documents is also provided at the end of this document.

## **Authentication Data Elements**

The state e-standards Authentication Header Schema has been established to identify and authenticate a taxpayer and prevent identity theft tax refund fraud. Tax Software Providers are required to transmit all data elements included in the *state authentication data elements* when available**.**  If you are not providing all data elements you must explain what you are not providing and why you are unable to provide them in the space provided below.

## **Authentication Trusted Customer Requirements**

Nationally identified minimum ***Industry******Trusted Customer Requirements*** have been established to authenticate the customer logging in and prevent identity theft tax refund fraud. Tax Software Providers are required to adhere to the minimum standards. You must verify that you are adhering to minimum standards in the space provided below.

For Online Do-It-Yourself software:

1. How do you use out-of-band verification practices for your customer account verification process? Please describe what you do and how it is used. Attach a separate sheet if necessary.
2. Do you meet nationally recognized standards for implementing customer account authentication by using:
	1. The standards identified in the Minimum Requirements for Identity Authentication section of the 2018 DIY Trusted Customer Requirements? Please explain how you meet those standards. Attach a separate sheet if necessary.
	2. An equivalent standard for identity authentication that meets or exceeds the minimum requirements? If yes, please describe your proposed process. Attach a separate sheet if necessary.
3. For the Online Do-It-Yourself software, when there is more than one account using a Primary and/or Secondary SSN this or the previous year:
	1. Do you notify both account holders that the SSN is used within another account for the current and previous year? (This also requires including the appropriate authentication review code within the return schema when the SSN is used in another account for the current and previous year.) Or
	2. Do you notify both account holders that the SSN is used within another account only for the current year? (This also requires including the appropriate authentication review code within the return schema when the SSN is used in another account for the current and previous year.)

For Tax Professional software:

1. Describe the process in which the new and returning tax professionals gain access to use your product. Attach a separate sheet if necessary.
2. Do you meet nationally recognized standards for implementing customer account authentication by using:
	1. The standards identified in the Minimum Requirements for Identity Authentication section of the 2018 Tax Pro Trusted Customer Requirements? Please explain how you meet those standards. Attach a separate sheet if necessary.
	2. An equivalent standard for identity authentication that meets or exceeds the minimum requirements? If yes, please describe your proposed process. Attach a separate sheet if necessary.
3. Do you use out-of-band verification?
	1. If yes, how do you use out-of-band verification practices for your customer account verification process? Please describe what you do and how it is used. Attach a separate sheet if necessary.

## **Information Sharing**

Nationally identified **I*nformation Sharing*** standards for analyzing and reporting questionable activity associated with identity theft tax refund fraud have been established. You are required to provide regular leads reporting according to the information sharing requirements.

## **Rapid Response Process**

Nationally identified ***Rapid Response*** procedures have been established. When industry, states, or the IRS discover an incident or threat of significance in the tax ecosystem, the rapid response process must be activated.

Tax software providers should:

* Conduct initial analysis and immediately take steps to block or contain any threat.
* Share detailed information with the impacted states as soon as it becomes available and permitted by applicable laws, regulations, and relevant information sharing agreements.
* Initiate the rapid response team per the Rapid Response document.

**Note:** If the tax software provider fails to timely notify the affected state of a significant, escalating issue, their ability to submit returns to the state may be removed.

## **Safeguarding e-file/Information**

Nationally recognized rules and standards to safeguard e-file from fraud and abuse have been established.

All Individual (1040 family) return providers must adhere to the [Safeguarding E-File Standards](https://www.irs.gov/uac/safeguarding-irs-efile1) as outlined in IRS Publication 1345.

All business return providers must adhere to the “MeF Rules Protecting Taxpayer Information” and “Safeguarding MeF Data from Fraud and Abuse” sections of [IRS Publication 4163](https://www.irs.gov/pub/irs-pdf/p4163.pdf). This includes sections 2.3, 2.4, and 2.5 of the publication.

**Note:**  If the tax software provider fails to adhere to these rules and standards as published by the IRS for the respective return types submitted to the **Colorado Department of Revenue,** their ability to submit such returns to the **Colorado Department of Revenue** may be removed. This includes reporting security-related incidents to **Colorado Department of Revenue.**

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## **Strategic Threat Assessment & Response (STAR)**

Nationally identified ***Security Control*** standards have been established. Tax software providers must adhere to these security controls. Please provide an answer to the question listed below. Attach a separate sheet if necessary.

1. Have you implemented the current requirements defined in the Security Control standard? At what level will your company implement the STAR security controls for the filing season? If no, please provide an explanation of your current progress and remediation plans. Please provide documentation to validate your statement.
2. Have you implemented controls beyond the first and second year’s requirements? If yes, please explain what you’ve implemented.

# **National Disclosure and Use of Information Standards**

Nationally established language has been developed for the disclosure and use of information related to filing a tax return. This section provides the language to which tax service providers must adhere.

## **Tax Service Provider Definitions**

In this section, “tax service provider” is defined three different ways:

* An **Electronic Return Originator (ERO**) is authorized IRS e-file Provider that originates the electronic submission of returns to the IRS.
* A **Software Developer** is an authorized IRS or state e-file Provider that develops software for the purposes of (a) formatting the electronic portions of returns according to Publication 4164 or state specifications and/or (b) transmitting the electronic portion of returns directly to the IRS or the state. A Software Developer may also sell its software.
* **Transmitter** is an authorized IRS or state e-file Provider that transmits the electronic portion of a return directly to the IRS or the state. An entity that provides a “bump up” service is also a Transmitter. A bump up service provider increases the transmission rate or line speed of formatted or reformatted information that it is sending to the IRS or the state via a public switched telephone network.

**Note:** A tax service provider may serve its customers in more than one of these roles.

## **Disclosure and Use of Information Language:**

A tax service provider may use any tax return information provided by a taxpayer, for the current or prior tax years, for the purpose of identifying a suspicious or potentially fraudulent return that claims to be from, or related to, that taxpayer. For these purposes, “tax return information” means any and all documents or materials that the tax service provider uses in the course of the return preparation and submission process that are provided by the taxpayer or that are required by the taxing authority that the tax service provider uses in the course of the return preparation and submission.

Tax service providers must produce analytic compilations of federal and state tax return and submission information that directly relate to the internal management or support of the tax service provider’s business, which must include aggregated data compilations to identify potentially fraudulent behaviors or patterns.

Tax service providers must disclose the compilations of tax information to [state] through IRS secure data transmission on at least a weekly basis and identify by use of federal and state submission IDs any return the preparer believes is potentially fraudulent.

In addition, if a tax service provider has a bona fide belief that a particular individual’s activity, violated a state or federal law, the tax services provider must disclose that individual’s tax return information to the **Colorado Department of Revenue.**

The following consent language must be added to electronic filing software to notify the user of the use of this information.

**For Do-It-Yourself software:**

*By using a computer system and software to prepare and transmit*

*return(s) electronically, I consent to the disclosure of all information pertaining to my use of the system and software to the* **Colorado Department of Revenue,** *as applicable by law, and to the transmission of my tax return(s).*

**For Tax Professional software:**

*By using a computer system and software to prepare and transmit my client’s return electronically, I consent to the disclosure of all information pertaining to my use of the system and software to create my client’s return and to the electronic transmission of my client’s tax return to the* **Colorado Department of Revenue,** as applicable by law***.***

**For Business software:**

By using a computer system and software to prepare and transmit this business return electronically, I consent to the disclosure of all information pertaining to the user of the system and software to create this business return and to the electronic transmission of this business tax return to **Colorado Department of Revenue.**

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# **State Specifications and Communication**

## **State Documents and Materials**

**Colorado Department of Revenue** e-file and paper form documentation will be posted/provided at the following locations:

 XX FTA State Exchange System (SES) for Modern eFile

 XX State Website for substitute forms

 Other/Please Specify

## **State Refund Expectations**

To assist Taxpayers and Tax Professionals expecting refunds, Colorado is providing a URL and/or a statement about refund processing. Industry partners should use this statement and/or URL to communicate and help set the appropriate expectations with external stakeholders. Providing this information will:

* Help eliminate phone calls from Taxpayers, Tax Professionals and Industry about refunds
* Ensure that Taxpayers and Tax Professionals receive the appropriate message

**url: https://www.colorado.gov/pacific/tax/refund-status-where-my-refund**

The Colorado Department of Revenue is emphasizing fraud detection and prevention over the fast refunds it has prioritized over the past 20-plus years with the advent of electronic income tax filing. Fraud detection and prevention is essential in this age of increased identity theft. Taxpayers are warned that they could experience delays of as long as **60 days** compared to previous years due Department of Revenue enhanced tax refund fraud detection efforts. While efforts to detect fraud cause refund processing to slow down, the department is asking taxpayers for patience because it is better to be sure a refund is going to the correct party and not to data thieves who stand to benefit from stolen refunds.

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# **State Questions, Requirements, Standards and Recommendations**

## **Standards and Requirements for Confirmation of Specific Data Elements**

*The tax software should alert the user/taxpayer to verify pre-populated address information carried over from the prior year.*

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## **State Specific Questions**

1. Do you support unlinked state returns?
	1. Yes
	2. No
2. What refund products or payment vehicles do you offer your customers? If you partner with an entity to provide refunds (e.g. Amazon.com or other pre-paid cards), please provide the names and bank routing numbers (RTNs) of each company. Attach a separate sheet if necessary.
3. Do you require your users/customers to download and apply product updates to continue to electronically file and/or print tax returns with your software? Please explain the timeline and process for this once an update is available for your product.

## **Data Breach Reporting**

All software providers executing this agreement are subject to the data breach security laws and/or regulations of the **Colorado Department of Revenue, noted below**, including but not limited to provisions regarding who must comply with the law, definitions of “personally identifiable information”, what constitutes a breach, requirements for notice, and any exemptions.

## **State Driver’s License/ID Card Expectations**

To help drive clarity for Taxpayers, Tax Professionals and Industry partners Colorado is providing the following expectations regarding the Driver’s License/ID Card.

Colorado’s individual income tax form contains fields for the license/ID number last four characters, issuing state, and issue date of the state driver license or state issued identification card for both the taxpayer and spouse. Failure to provide this information may cause delays in processing the tax return.

For e-file returns:

 Colorado does not want to receive the DL/ID Card Information with the tax return

 Colorado wants to receive the DL/ID Card Information with the tax return

 XX Colorado requires the DL/ID Card Information be included with the tax return but will not reject the e-file return

 Colorado will reject e-file returns if the DL/ID Card Information is not included with the tax return

For printed/paper forms requesting the DL/ID Card Information:

 Colorado requests the full DL/ID Card Information on the form(s)

 XX Colorado requests the DL/ID Card Information on the form(s) be masked

To assist Taxpayers and Tax Professionals filing returns, Colorado is providing a URL and/or a statement regarding expectations for identity verification. Industry partners will use this statement or URL to communicate and help set the appropriate expectations with external stakeholders.

https://www.colorado.gov/pacific/tax/refund-status-identity-verification-correspondence-department

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# **Signature**

 I acknowledge that all e-file ATS tests submitted during the approval process are created in and originate from the actual software.

 I acknowledge that all electronic returns received by **Colorado Department of Revenue**  generated from this software will be electronically filed from the initially approved product version, or a subsequent product update.

 I acknowledge that all paper returns received by **Colorado Department of Revenue** generated from this software will be printed from the initially approved product version, or a subsequent product update.

 I acknowledge that **Colorado Department of Revenue** will be notified of any incorrect and/or missing calculation or e-file data element for any paper or electronically returns submitted to **Colorado Department of Revenue.**

As the representative of the above named organization, I agree, on behalf of the organization, to comply with all requirements listed above. Furthermore, by signing this agreement, my organization is agreeing to all of the requirements listed above. The **Colorado Department of Revenue** reserves the right to revoke approval acceptance of any company and thereby refuse to accept any additional returns from such software company that does not adhere to above stated requirements.

As an accepted **Colorado Department of Revenue** provider, I agree to provide true, accurate, current, and complete information about my company. I understand that if I provide any information that is untrue, inaccurate, obsolete, or incomplete, the **Colorado Department of Revenue** has the right to deny, suspend, or terminate my account.

|  |  |  |
| --- | --- | --- |
| (AUTHORIZED REPRESENTATIVE) PRINTED NAME | EMAIL ADDRESS | PHONE NUMBER |
| (AUTHORIZED REPRESENTATIVE) SIGNATURE | DATE | PHONE NUMBER |