		Engagement			
		Please bring to you	<u>r appointment</u>		
Firm:	Pel & Associates		Tax Year:		017
	appreciates the opportunity to prepare per provides as part of the tax preparation produced				
provide y You will reported returns.	rn(s) will be prepared based on information with a tax organizer to assist you in gat make available information about all your in It is your responsibility to maintain, in This firm is not responsible for the disallow and interest.	thering and organizing the red ncome and deductions so that your records, the docume	quired tax return data to keep the t substantially correct amounts o ntation necessary to support the	e tax preparation fe of income and tax c he data used in pr	ees to a minimum. can be properly reparing your tax
informa 17, 2018 preparat	expected to promptly provide requested fol- cion in early April, we may not be able to , you may be subject to late filing and/or la on fee does not include examination by tax s standard rates and would be covered und	o complete the return before the payment penalties. This fi xing authorities. However, th	e the filing due date. If your return is responsible for preparing one firm is available to represent you	urns are not filed b nly the returns liste	by midnight of April ed above. The
state tax the work	erstood that anything you tell this firm durin authority. In addition, the firm cannot disrepapers used to prepare your returns, as wou. If this is of concern to you, you should	egard the implications of any rell as the communications be	information you provide in the pretween you and this firm can be s	ocess of preparing summoned by the I	your return. Any of IRS in a legal action
Whenev agencies is consist position assessm	will use its best judgment to resolve quest er we are aware that a possible application and courts), we will explain the possible p tent with the codes and regulations and intaken, there may be an assessment of add ents. If you were married on 12/31/17, y qualify for Head of Household, while the o	n of tax law is unclear or that to positions that may be taken of terpretations that have been partitional tax plus interest and parton have a choice of filing a	here are conflicting interpretation in your return. We will follow what promulgated. If the IRS or a state enalties. We assume no liability joint or separate tax return for	ns of the law by aut tever position you e tax agency shoul for any such additi	thorities (e.g. tax request, so long as it d later contest the ional penalties or
	If you file joint returns, you are accepting there is an unpaid liability on the final returns any questions about your potential of jointly filed returns (from any year) are likely liable for the full additional tax. If yo reflects that any additional tax for the 201 prevent the IRS or state agency, if app of joint returns are prepared for you that a you separately, and will only be able to resolute the following properties of you. If you are contemplating dissolution of mather returns of both can involve inherent correpare your return, you acknowledge the your spouse's or former spouse's return. party with this firm are not considered conwritten communications between this firm	urns as submitted; you can be liability, please ask. later challenged by the IRS or are separated or contemple 17 year will be paid by the incolicable, from assessing the are later challenged by the IR expresent both of you if the reparting or were previously manufactorists of interest for the perat this firm cannot place infor Additionally, if this firm representiated and are available to	e held separately liable for the full or state tax agency and any additionating divorce, you may wish to maividual who generated the additionationation at a collect it is so or state tax agency, this firm with the foresentation can be provided object arried to another client of this firm son being asked to prepare the remation on your return in conflict was each to the parties, conversations the other party. In fact, this firm	onal tax is assessed ake sure any dissortant income. How from both parties ill not be allowed to ectively and with word, you must understeturns. Therefore, with the informations or other communications.	ed, each filer can be olution agreement ever, this will not be or represent either of written consent from thand that preparing before this firm can used in preparing incations by either
	services will be at the firm's standard rates ome circumstances, interim billings may be			ent for services is o	due when rendered
will be y	oe provided with copies of the completed roour responsibility to review the docume ically file the returns to verify that the ir	ents carefully before signin	g and filing the returns or signi		
Agreed:					

(1) Treas. Dept. Circular 230 Sect. 10.29, Conflicting interests: A practitioner may not represent potential conflicting interest in his or her practice before the IRS unless the practitioner reasonably believes that the representation of any party before the Service will not be adversely affected; and all parties represented by the practitioner who have an interest in the matter before the Service expressly consent in writing to the representation after the practitioner has fully disclosed the potential conflict. Moreover, copies of the written consents must be retained by the practitioner for at least 36 months from the date of the conclusion of the representation of the affected clients, and the written consents must be provided to any officer or employee of the IRS on request. Finally, a practitioner may not represent a party in his or her practice before the IRS if the representation of the party may be materially limited by the practitioner's own interest, unless the practitioner reasonably believes the representation will not be adversely affected and the client consents after the practitioner has fully disclosed the potential conflict, including disclosure of the implications of the potential conflict and the risks involved.

_____ Date: _____ Spouse (Signature) _____

_ Spouse (Print): ___

Filer (Signature) ___

Filer (Print): ___

Consent to Use of Tax Return Information

Pel & Associates___

_____ ("we," "us," and "our")

Printed name of tax preparer	·					
rederal law requires this consent form be provided to you ("you" refers to each taxpayer, if nore than one). Unless authorized by law, we cannot use, without your consent, your tax eturn information for purposes other than the preparation and filing of your tax return.						
You are not required to complete this form. If we obtain your signature on this form by conditioning our services on your consent, your consent will not be valid. Your consent is valid for the amount of time that you specify. If you do not specify the duration of your consent, your consent is valid for one year.						
If you do not consent, then you may still have your tax return pr filed by us for a fee.	epared and electronically					
By signing below, you (including each of you if there is more than one taxpayer) authorize us to use the information you provide to us during the preparation of your 2016 tax return to determine whether to present you with the opportunity to apply for other services that we may have to offer.						
Duration of Consent: year(s)						
Printed name of taxpayer:						
Taxpayer signature: D	ate:					
Printed Name of joint taxpayer:						
Joint taxpayer signature: Da						

If you believe your tax return information has been disclosed or used improperly in a manner unauthorized by law or without your permission, you may contact the Treasury Inspector General for Tax Administration (TIGTA) by telephone at 1-800-366-4484, or by e-mail at complaints@tigta.treas.gov.