APPENDIX I

FORMS

The following forms are listed in this appendix:

- Form 1. Petition (Other Than in Small Tax Case)
- *Form 2. Petition (Small Tax Case)
- *Form 3. Entry of Appearance
- *Form 4. Substitution of Counsel
- *Form 5. Designation of Place of Trial
- *Form 6. Subpoena
- *Form 7. Application for Order To Take Deposition
- Form 8. Certificate on Return
- Form 9. Notice of Appeal to Court of Appeals
- Form 10. Certificate of Service
- Form 11. Notice of Election To Intervene
- Form 12. Notice of Election To Participate
- *Form 13. Petition for Administrative Costs (Sec. 7430(f)(2))

The forms marked by an asterisk (*) (Forms 2, 3, 4, 5, 6, 7, and 13) have been printed and are available upon request from the Clerk of the Court. All the forms may be typewritten or printed, except that the subpoena (Form 6) must be obtained from the Court. When preparing papers for filing with the Court, attention should be given to the applicable requirements of Rule 23 in regard to form, size, type, and number of copies, as well as to such other Rules of the Court as may apply to the particular item.

PETITION (Other Than In Small Tax Case) (See Rules 30 through 34) UNITED STATES TAX COURT

Petitioner(s) v. COMMISSIONER OF INTERNAL REVENUE, Respondent	Docket No.			
PETITION				
The petitioner hereby petitions for a redeterminat set forth by the Commissioner of Internal Revenue deficiency (or liability) [Service symbols] dated petitioner's case alleges as follows: 1. The petitioner is [set forth whether an individas provided in Rule 60] with mailing address now at	in the Commissioner's notice of, and as the basis for the dual, fiduciary, corporation, etc.,			
Street City State and with legal residence (or principal office) now address]				
Street City State Petitioner's taxpayer identification number (e.g., So fication number) is	cial Security or employer identi-			
The return for the period here involved was filed with enue Service at				
2. The notice of deficiency (or liability) (a copy of statement and schedules accompanying the notice marked Exhibit A) was mailed to the petitioner on the Office of the Internal Revenue Service at	which, including so much of the as is material, is attached and			

5. The facts upon which the petitioner relies, as the basis of the petitioner's case, are as follows: [Here set forth allegations of fact, but not the evidence, sufficient to inform the Court and the Commissioner of the positions taken and the bases therefor. Set forth the allegations in orderly and logical sequence, with subparagraphs lettered, so as to enable the Commissioner to admit or deny each allegation. See Rules 31(a) and 34(b)(5).]

WHEREFORE, petitioner prays that [here set forth the relief desired].

	(Signed)			
	(10-8 11)	Petitioner or Counsel		
		Present address—City, State, Zip Code		
Dated:				
54004		Telephone (include area code)		
		Counsel's Tax Court Bar Number		

FORM 2

PETITION (Small Tax Case)
(Deficiency, Employment Status, Relief from Joint and Several Liability, or Lien or Levy)
(Available—Ask for Form 2)
(See Rules 170 through 175, 291(c), 321(c), 331(c))

UNITED STATES TAX COURT
www.ustaxcourt.gov

(FIRST) (MIDDLE) (LAST)

(PLEASE TYPE OR PRINT) Petitioner(s)
v.

COMMISSIONER OF INTERNAL REVENUE,
Respondent

Docket No.

Commissioner of Internal Revenue, Respo	ndent
PETI	TION
1. Petitioner(s) hereby file(s) a (PLACI	E AN "X" IN THE APPROPRIATE BOX):
☐ Petition for Redetermination of a Deficiency	☐ Petition for Determination of Relief from Joint and Several Liability on a Joint Return
☐ Petition for Lien or Levy Action (Collection Action)	☐ Petition for Redetermination of Employment Status (Worker Classification)
2. Petitioner(s) disagree(s) with the det by the Internal Revenue Service for the ye in such notice dated, A NOT ATTACH ANY OTHER DOCUMENT 3. Petitioner(s)' taxpayer identification (COPY OF WHICH IS ATTACHED. DO IS TO THIS PETITION.
to such relief.	e reasons why you believe you are entitled
Petitioner(s) request(s) that this case be cedures. The amount in dispute or any o decision in a "small tax case" is final and by the Internal Revenue Service or the Peconducted as a "small tax case", place an "	cannot be appealed to a Court of Appeals etitioner(s). If you do NOT want this case
Signature of Petitioner Date	(Print) Mailing Address
	City, State, Zip Code, (Area Code) Telephone No.
Signature of Petitioner (e.g., Spouse) Date (If Named in the Final Notice)	(Print) Mailing Address
	City, State, Zip Code, (Area Code) Telephone No.
Signature, Name, Address, Telephone No. and Tax Co	urt Bar Number of Counsel, if Retained by Petitioner(s)

ENTRY OF APPEARANCE (Available—Ask for Form 3) (See Rule 24)

LINITED STATES TAX COURT

COURT
Docket No.
ANCE
cice before the United States Tar ner in the above-entitled case.
Signature
Typed name
Office address
City State/Zip Code
Telephone (include area code)

A SEPARATE ENTRY OF APPEARANCE MUST BE FILED IN DUPLICATE FOR EACH DOCKET NUMBER.

Tax Court Bar Number

SUBSTITUTION OF COUNSEL (Available—Ask for Form 4)

(See Rule 24)

Petitioner(s) v. Commissioner of Internal Revenue, Respondent	Docket No.
SUBSTITUTION OF	COUNSEL
The undersigned, being duly admitted to pr Court, hereby enters an appearance for petition	
Dated:	Signature
	Typed name
	Office address
	City State/Zip Code
	Telephone (include area code)
	Tax Court Bar Number
The undersigned hereby withdraws as counsetled case. Notice of the substitution of the abopetitioner(s) and/or counsel for petitioner(s) and case or their counsel, and no party objects to the	ve-named counsel has been given t d to each of the other parties to th
Dated:	Signature

DESIGNATION OF PLACE OF TRIAL (Available—Ask for Form 5)

(See Rule 140)

Petitioner(s) v. COMMISSIONER OF INTERNAL REVENUE, Respondent	Docket No.						
DESIGNATION OF PLACE OF TRIAL							
Petitioner(s) hereby designate(s)City and State	as the place of trial of this case.						
	Signature of Petitioner or Counsel						
Dated:							

SUBPOENA (Available—Ask for Form 6) (See Rule 147) UNITED STATES TAX COURT

Petitioner(s) v. COMMISSIONER OF INTERNAL REVENUE, Respondent SUBPOENA

Respondent)
SUBPOENA
To
YOU ARE HEREBY COMMANDED to appear before the United States Tax Court
(or the name and official title of a person authorized to take depositions) at
Place then and there to testify on behalf ofPetitioner or Respondent in the above-entitled case, and to bring with you
Use reverse if necessary and not to depart without leave of the Court.
Date:
Attorney for (Petitioner)(Respondent) Clerk of the Court
Return on Service
The above-named witness was summoned on at by
delivering a copy of this subpoena to (him)(her), and, if a witness for the petitioner, by tendering fees and mileage to (him)(her) pursuant to Rule 148 of the Rules of Practice and Procedure of the Tax Court.
Dated Signed Subscribed and sworn to before me this
Name Title [SEAL]

APPLICATION FOR ORDER TO TAKE DEPOSITION

(Available—Ask for Form 7)

(See Rules 81 through 84)

UNITED STATES T	TAX COURT
Petitioner(s) v. Commissioner of Internal Revenue, Responder	Docket No.
APPLICATION FOR ORDER T	O TAKE DEPOSITION*
To the United States Tax Court: 1. Application is hereby made by the above- for an order to take the deposition(s) of the (have) been served with a copy of this applicat tificate of service:	e following-named person(s) who ha
Name of witness	Post office address
(a)	
2. It is desired to take the deposition(s) of a lowing reasons (With respect to each of the absons for taking the depositions rather than was mony or other evidence.):	pove-named persons, set forth the rea

- mony or other evidence.):

 3. The substance of the testimony, to be obtained through the deposition(s), is as follows (With respect to each of the above-named persons, set forth briefly the sub-
- stance of the expected testimony or other evidence.):
 4. The following books, papers, documents, or other tangible things to be produced at the deposition, are as follows (With respect to each of the above-named persons, describe briefly all things which the applicant desires to have produced at the deposition.):
- 5. The expected testimony or other evidence is material to one or more matters in controversy, in the following respects:
- 6. (a) This deposition (will) (will not) be taken on written questions (see Rule 84).
- (b) All such written questions are annexed to this application (attach such questions pursuant to Rule 84).

The pleadings in this case (are) (are not) closed. This case (has) (has not) been placed on a trial calendar.

^{*}Applications must be filed at least 45 days prior to the date set for the trial. When the applicant seeks to take depositions upon written questions, the title of the application shall so indicate and the application shall be accompanied by an original and five copies of the proposed questions. The taking of depositions upon written questions is not favored, except when the depositions are to be taken in foreign countries, in which case any depositions taken *must* be upon written questions, except as otherwise directed by the Court for cause shown. (See Rule 84(a).) If the parties so stipulate, depositions may be taken without application to the Court. (See Rule 84(a).)

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which departs from Rules 81(g) and 103, a	
	of on at
, at	
Room number, street numbe	er, street name, city and state
before	official title
10. Name of person before whom deposition i	is a person who is authorized s be to taken
to administer an oath, in (his) (her) capa	acity as Such person is not a relative
or employee or counsel of any party, or a	a relative or employee or associate of such
counsel, nor is such person financially int	terested in the action. (For possible waiver
of this requirement, see Rule 81(e)(3).)	•
11. It is desired to record the testimony	of
before by videotape. The name	and address of the videotape operator and
	nployer are
	······································
D / 1	(0: 1)
Dated	(Signed)Petitioner or Counsel
	Post office address
	Counsel's Tax Court Bar Number

CERTIFICATE ON RETURN

 $(See\ Rule\ 81(h))$

Petitioner(s)	Ded at Ma
v. Commissioner of Internal Revenue, Respondent	Docket No.
CERTIFICATE ON RETURN OF	DEPOSITION
To the United States Tax Court: I,, the person named to take depositions in this case, here 1. I proceeded, on, at the office of Date Room number, street number, street name, city and state under the said order and in the presenc, the counsel of the respective depositions, viz:	by certify:, at, at, o'clock m., e of and
on behalf of the Petitioner or R	espondent
on behalf of the Petitioner or Ro	espondent
on behalf of the	espondent th times and places as conditions in witness (or each witness's an- erwise reported and reduced to educed to writing, the transcript is and was acknowledged by the is only and correctly transcribed are transmitted herewith, except directed by the Court (state dis- sition): iten questions pursuant to Rule hited States Tax Court. All such ins or changes were made there- any party, or a relative or em-
Dig.	

NOTICE OF APPEAL TO COURT OF APPEALS (See Rules 190 and 191) UNITED STATES TAX COURT

)
Petitioner(s) v. Commissioner of Internal Revenue, Responder	Docket No.
NOTICE OF A	PPEAL
Notice is hereby given thathereby appeals to the United States Court of [that part of] the decision of this Court enter on the	Appeals for the Circuit from red in the above-captioned proceeding
	Party* or Counsel
	Post office address
•••••	Counsel's Tay Court Bar Number

^{*}If husband and wife are parties, then both must sign if both want to appeal.

CERTIFICATE OF SERVICE

(See Rule 21)

This	is	to	certify	that	a	copy	of	the	foregoing	paper	was	served	on
			by (d	deliver	ing	the sa	ame	to	at		. on)
or (mail	ling	the	same or	n			in a	post	age-paid w	rapper a	addres	sed to	
at).											
Dated:													
Dateu.									••••••	Party	or Coun	sel	•••••
										Party	or Coun	sel	

FORM 11

NOTICE OF ELECTION TO INTERVENE

(See Rule 245)

UNITED STATES TAX COURT

ABC Partnership, Richard Roe, A Partner Other Than the Tax Matters Partner, Petitioner

v.

COMMISSIONER OF INTERNAL REVENUE,

Respondent

NOTICE OF ELECTION TO INTERVENE

Docket No.

Mary Doe, the tax matters partner in the ABC Partnership, hereby elects to intervene, pursuant to Section 6226(b)(5), I.R.C. 1986, and Rule 245(a), Tax Court Rules of Practice and Procedure, in the above-entitled action for readjustment of partnership items.

Dated:	Mary Doe Tax Matters Partner Present Address—City, State, Zip Code, Telephone (include Area Code)
Dated:	Counsel for Tax Matters Partner Present Address—City, State, Zip Code, Telephone (include Area Code) Tax Court Bar Number

NOTICE OF ELECTION TO PARTICIPATE (Action for Readjustment of Partnership Items)

(See Rule 245)

UNITED STATES TAX COURT

ABC Partnership, Mary Doe,
Tax Matters Partner,
Petitioner
v.
COMMISSIONER OF INTERNAL REVENUE,
Respondent

Docket No.

NOTICE OF ELECTION TO PARTICIPATE

Richard Roe hereby elects to participate, pursuant to section 6226(c)(2), I.R.C. 1986, and Rule 245(b), Tax Court Rules of Practice and Procedure, in the above-entitled action for readjustment of partnership items.

Richard Roe satisfies the requirements of section 6226(d), I.R.C. 1986, because he was a partner during the applicable period(s) for which readjustment of partnership items is sought and, if such readjustment is made, the tax attributable to such partnership items may be assessed against him.

Dated:	
	Richard Roe
	Present Address—City, State,
	Zip Code, Telephone
	(include Area Code)
5 . 1	
Dated:	
	Counsel for Richard Roe
	Present Address—City, State,
	Zip Code, Telephone
	(include Area Code)
	Tax Court Bar Number

PETITION FOR ADMINISTRATIVE COSTS (SEC. 7430(f)(2))

(Available—Ask for Form 13)

 $(See\ Rules\ 270\ through\ 274)$

	Petitioner(s) v. R OF INTERNAL REV	·	Docket No.	
P	PETITION FOR A	ADMINISTRA c. 7430(f)(2))	TIVE COSTS	
in part) an award ice. That DECISIC of the Internal Rev	for reasonable adm ON, A COPY OF W venue Service at	ninistrative cost HICH IS ATTA	denying (in whole is by the Internal Revenue Se CHED, was issued by the Off (City/State) I Security) number(s) is (are)	rv- fice
claimed in the adrice, and (c) now	ministrative procee	eding, (b) denied ourt proceeding	UNT of administrative costs d by the Internal Revenue Se g (if different from the amou	rv-
	(a) Claimed \$	(b) Denied \$	(c) Now claimed \$	
•	Claimed \$	Denied \$ ree with the Di	Now claimed \$ ECISION denying an award	for
reasonable admini	Claimed \$ sfly why you disag strative costs by th	Denied \$ ree with the Die Internal Reve	Now claimed \$ ECISION denying an award	
reasonable admini	Claimed \$ strative costs by the costs of the	Denied \$ ree with the Die Internal Reve	Now claimed \$ ECISION denying an award enue Service.	
reasonable admini	Claimed \$ strative costs by th ' present net worth riate.)	Denied \$ ree with the Die Internal Revenue Internal Reven	Now claimed \$ ECISION denying an award enue Service.	
5. Petitioner(s) through as approp	Claimed \$ strative costs by th ' present net worth riate.)	Denied \$ ree with the Date Internal Revenue	Now claimed \$ ECISION denying an award enue Service. s not exceed) \$2,000,000. (Structure of Petitioner (Spouse) Date	
5. Petitioner(s) through as approp	Claimed \$ strative costs by the	Denied \$ ree with the Die Internal Revenue (exceeds) (does not exceeds) (does not exceed to be signature).	Now claimed \$ ECISION denying an award enue Service. s not exceed) \$2,000,000. (Stricture of Petitioner (Spouse) Date ne (include area code)	