PREAMBLE

An IRS Accrediting Organization is an organization that has been designated by the IRS to approve individuals and entities as continuing education providers under Circular 230 Section 10.9(a)(1)(iii).

To be approved as an IRS Accrediting Organization, an organization must:

1. Be an approver of CE providers only. Accrediting organizations cannot provide continuing education commercially. Applicants will be asked to submit a signed statement affirming that they do not provide continuing education commercially.

2. Have a proven track record of evaluating continuing education providers that offer programs in federal taxation or federal tax related matters, including ethics. The minimum level of experience required typically will be two years. Applicants will be asked to submit a brief written description of their qualifications and past experience.

3. Maintain records for each accredited CE provider they approve for four years and submit periodic reports to the IRS and/or its CE vendor to validate the list of approved/denied CE providers. Applicants will be asked to submit a written description of their records retention policies and procedures.

4. Partner with the Return Preparer Office to share information regarding CE providers, such as for IRS post-audit data needs or when a CE provider is suspended or removed from the Accrédit’s program. Accrediting Organizations must issue each approved CE provider a certificate showing that the CE provider has been approved by the accrediting organization to offer IRS approved continuing education courses.

5. Maintain a publicly-searchable electronic listing of all CE providers that the accrediting organization has approved to offer IRS approved continuing education programs. Applicants will be asked to submit a link to their existing website or proposed design.

6. Establish a process for in-depth reviews of approved CE providers’ programs each year. Accrediting organization must review a select number of CE provider programs each year. Applicants will be asked to submit a written description of their program review process.

7. Maintain a single point of contact as an interface between the accrediting organization and the IRS. Applicants will be asked to submit contact information for this individual.

8. Renew IRS accrediting organization status every 3-years using forms and guidance prescribed by the IRS. The renewal period will be between July and September of the applicable renewal year. Accrediting organizations approved from October to June of any year will have their initial expiration date pro-rated so that all renewals occur between July and September.
9. Agree to continued compliance with all IRS guidance and requirements, subject to review at any time by the RPO. Accreditors may be requested to provide additional data regarding compliance with IRS standards; if data is not provided or is found insufficient, the organization may have its IRS Accrediting Organization status suspended or revoked.

10. Employ at least one full-time staff member with expertise in subjects of federal tax law and ethics/professional conduct, who is qualified to evaluate CE Providers’ programs in these and other qualified topics, as outlined in Circular 230. Applicants will be asked to provide written resume(s) of this(ese) staff member(s).

11. Demonstrate an established framework and effective means for the review and approval of CE providers using the standards set forth in Circular 230 and as further prescribed by the IRS Return Preparer Office. The Accrediting Organization should have published standards for CE provider approval, and applicants will be asked to submit a copy of those standards along with a description of their CE Provider review process. The Accrediting Organization’s review should focus on the following IRS standards:

**GENERAL STANDARDS**

**01. Standard No. 1.** CE Providers are responsible for compliance with all applicable IRS standards and requirements.

*Commentary:*

CE Providers must follow all requirements in sections 10.6(f) and 10.9 of Circular 230. At the discretion of the Internal Revenue Service, a CE Provider may be required to demonstrate that the program meets all applicable standards and is designed to enhance professional knowledge in Federal taxation, Federal tax related matters, or Federal tax ethics prior to program numbers being issued.

**02. Standard No. 2.** Every CE Provider is required to obtain a continuing education provider number and pay any applicable fees.

*Commentary:*

Provider and program numbers must be obtained as prescribed by the Internal Revenue Service and all applicable fees must be paid upon registration/renewal of CE Provider status.

**STANDARDS FOR CE PROGRAM DEVELOPMENT**

**03. Standard No. 3.** CE Provider program(s) must be developed by individual(s) qualified in the subject matter.

*Commentary:*

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The program developer must be a person whose background, training, education and experience are appropriate for developing a federal tax or ethics/professional conduct program.

04. Standard No. 4. Continuing education programs must be designed to enhance professional knowledge in Federal taxation, Federal tax-related matters, or tax-related ethics, and must be consistent with the Internal Revenue Code and effective tax administration.

Commentary:

Acceptable programs for enrolled agents must directly enhance a practitioner’s understanding in Federal tax laws, Internal Revenue Service rules, regulations or procedures, and strengthen the enrolled agent’s ability to represent taxpayers before the Internal Revenue Service. Acceptable fields of study for enrolled agents include subjects dealing with federal tax compliance, tax planning or tax controversies. Compliance includes tax return preparation and review, ruling requests and protest. Tax planning focuses on applying federal tax rules to prospective transactions and understanding the tax implication of unusual or complex transactions. Tax controversies involve representation during examination and collection matters. Unacceptable fields of study include programs not directly related to Federal taxation or Federal tax related matters such as personal development, personal investments, office management, general computer software or sales-oriented presentations for office equipment and other system applications.

Acceptable continuing educational programs for registered tax return preparers must directly enhance a preparer’s ability to prepare tax returns, including individual and business income tax returns (e.g., Forms 1040, 1120/1120S) or address ethics or professional conduct in connection with tax return preparation. Unacceptable programs include programs that offer no benefit to tax return preparation, notwithstanding any other personal/professional benefits.

The IRS will approve courses developed to prepare an individual to pass the Registered Tax Return Preparer Competency Examination through December 31, 2013. Continuing education credit for these programs will be determined by the course’s contact hours, but a maximum of 10 credit hours will be approved for these courses and the credit will count only towards the participant’s Federal Taxation continuing education requirements. No credit towards a participant’s ethics or tax update continuing education requirements will be awarded.

Acceptable programs for enrolled retirement plan agents must directly enhance a practitioner’s understanding in qualified retirement plans or relate to ethics for enrolled retirement plan agents. Acceptable fields of study include programs related to plan document requirements, plan operation and administration, filing requirements (Form 5500); and IRS programs (the Determination Letter program and the Employee Plans Compliance Resolution System). Unacceptable fields of study include programs not directly related to qualified retirement plan matters such as personal development, personal investments, office
management, general computer software or sales-oriented presentations for office equipment and other system applications.

05. **Standard No. 5.** Continuing education programs must be a qualifying program consistent with Internal Revenue Service rules and regulations.

*Commentary:*

**Self-study programs** (including taped programs) qualify as continuing education programs only if the program:

(a) Requires registration of the participants by the continuing education provider
(b) Provides a means for evaluating successful completion of the program by the participants, including the issuance of a certificate of completion by the CE provider
(c) Provides a written outline, textbook, or suitable electronic educational materials
(d) Satisfies the requirements established for a qualified CE program pursuant to § 10.6(f) and 10.9 of Circular 230.

**Group internet** programs qualify as a continuing education program if the program:

(a) Requires registration of the participants by the continuing education provider;
(b) Provides a means for evaluating successful completion by the participants, including but not limited to a written examination;
(c) Provides a written outline, textbook, or suitable electronic educational materials;
(d) Provides a method for ensuring attendance during the entire program (e.g., utilizes polling questions throughout the program); and
(e) Satisfies the requirements established for a qualified CE program pursuant to §10.6(f) and 10.9 of Circular 230.

**Face to face** programs such as live conferences and seminars qualify as a continuing education program if the program:

(a) Requires attendance and provides each attendee with a certificate of attendance;
(b) Is conducted by a qualified instructor, discussion leader, or speaker;
(c) Provides or requires a written outline, textbook, or suitable electronic materials;
(d) Utilizes a means for evaluating participants’ attendance; and
(e) Complies with Internal Revenue guidance and requirements.

Regardless of the type of program, the appropriate completion certificate must be issued for those who meet the requirements of attendance/completion.

06. **Standard No. 6.** Continuing education program(s) must demonstrate current, accurate, and effective design of content, activities, materials, and delivery systems.

*Commentary:*
To best facilitate the learning process, approved programs and materials must be prepared, presented, and updated timely. Programs must be developed by individuals or teams having expertise in the subject matter. Expertise may be demonstrated through practical experience or education.

Continuing education programs must be properly geared towards the learning objectives and outcomes that clearly articulate the knowledge and skill level of the participant taking the continuing education program as well as provide participants with additional relevant knowledge to increase their professional competency.

**07. Standard No. 7.** CE Providers of self-study programs must utilize materials specifically developed for instructional use and employ learning methodologies that clearly define learning objectives, guide the participant through the learning process, and provide evidence of a participant’s satisfactory completion of the program.

*Commentary:*

Self-study programs requiring only the reading of general professional literature, IRS publications, or reference manuals, even if followed by a test, are not acceptable. However, the use of IRS publications/reference materials as supplemental reference to other instructional materials is allowed.

To guide participants through the learning process, CE program sponsors of self-study programs should elicit participant responses to test for understanding of the test material, offer evaluative feedback to incorrect responses, and provide feedback to correct responses. CE program providers of self-study programs must verify each participant’s successful completion of the program and maintain supporting documentation (*e.g.* a final examination with a minimum passing grade of 70 percent).

**08. Standard No. 8.** CE Providers must review programs on a periodic basis to ensure the programs are accurate and consistent with currently accepted standards relating to the program’s subject matter.

*Commentary:*

CE Providers must review each program *prior* to its initial offering and periodically thereafter to ensure that the program is technically accurate and addresses the stated learning objectives. The reviews must be conducted by a qualified individual.

**STANDARDS FOR CE PROGRAM MEASUREMENT**

**9. Standard No. 9.** CE Providers must provide each attendee with the means for evaluating each program’s technical content, presentation, and fulfillment of learning objectives.

*Commentary:*
CE Providers must provide attendees with some means for evaluating the program’s content. The evaluation method should include the following measures:

a) Stated learning objectives were met
b) Program materials accurate, relevant and contributed to the achievement of the learning objectives
c) Time allotted to learning was adequate
d) Facilities / equipment were appropriate
e) Handouts were satisfactory
f) Audio and video materials were effective
g) If applicable, individual instructors were effective

View a sample Evaluation Form.

10. Standard No. 10. Certificates of Completion must be issued to each participant who successfully completes the program.

Commentary:

Certificates of completion bearing current qualified continuing education provider and program numbers must be provided to the participants who successfully complete the program.

View a sample Certificate of Completion.

11. Standard No. 11. Sponsored learning activities are measured by program length. One CE credit is given for each contact hour; no fractional credits are given. A contact hour is equal to 50 minutes.

Commentary:

All continuing education programs are measured in contact hours. The shortest recognized program is one contact hour (or 50 minutes). Credit is given only for a full contact hour or multiples thereof. For example, individuals attending a program lasting more than 50 minutes but less than 100 minutes will receive one credit.

Individual segments at continuous conferences, conventions, and the like will be considered one total program. For example, two 90-minute segments (180 minutes) at a continuous conference will count as three contact hours.

For universities and colleges, each semester hour credit will equal 15 contact hours and a quarter hour credit will equal 10 credit hours.
STANDARDS FOR CE PROGRAM PRESENTATION

12. **Standard No. 12.** Instructors, discussion leaders, and speakers must be qualified with respect to both program content and instructional methods used.

*Commentary:*

Instructors are key ingredients in the learning process for any CE program. Therefore, it is imperative that CE Providers exercise great care in selecting qualified instructors for all programs. Qualified instructors must be competent and current in the subject matter, skilled in the use of the appropriate instructional methods and technology, and prepared in advance. They also must be capable, through training, education, or experience, of communicating effectively and providing an environment conducive to learning.

STANDARDS FOR CE RECORDKEEPING

13. **Standard No. 13.** CE Providers must demonstrate reliable record-keeping for both program participants and instructor time, including appropriate participant certificates of completion with IRS approval numbers.

*Commentary:*

CE Providers must retain sufficient records to identify the participants who attended and completed the program for a period of four years following completion of the program. In the case of continuous conferences, conventions, and the like, the records to be retained must confirm completion of the program and attendance by each participant at each segment of the program.

14. **Standard No 14.** CE Providers must submit PTIN-level data as prescribed by the Internal Revenue Service for all PTIN-holders who complete their programs.

*Commentary:*

CE Providers will be required to submit program level data about each PTIN holder that has taken one of their programs. The information must be available prior to annual PTIN renewal for individual tax return preparers. The IRS or its CE administrator will provide additional details on the acceptable formats for providing this information.

STANDARDS FOR CE ADVERTISING

15. **Standard No. 15.** CE Providers must, when requested, demonstrate compliance with IRS restrictions on advertising. Each provider’s advertised course description must accurately and truthfully describe the course being offered.

*Commentary:*

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CE Providers must complete the Accrediting Organization and/or IRS provider approval processes (including any applicable payments) and obtain CE provider and program numbers prior to advertising any continuing education programs as “IRS approved.”

**STANDARDS FOR PROVIDER RENEWAL**

16. **Standard No 16.** Approved CE Providers must renew their status as prescribed by the IRS.

*Commentary:*

Approved CE Providers must renew with the IRS on an annual basis to continue to offer CE programs for Enrolled Agents, Enrolled Retirement Plan Agents, and Return Preparers.

Please refer to Treasury Department Circular 230 sections 10.6 and 10.9 at www.irs.gov/taxpros for additional information regarding IRS CE requirements.

Please refer to Revenue Procedure 2012-12 for additional information about submission requirements.