

Partnership Representative Services

As new IRS regulations alter the compliance landscape, CSC helps clients adapt. For the 2018 tax year, the Internal Revenue Service (IRS) will require partnerships to designate a partnership representative (formerly tax matters partner) to communicate on behalf of the partnership in the case of an audit. We offer partnerships the ability to choose their own trusted representative rather than be subject to assignment by the IRS.

Our services

The partnership representative is assigned by, and works on behalf of, the partnership in all interactions with the IRS. Specifically, CSC's Partnership Representative services can:

- Provide a tenured representative, typically one of our independent accountants or attorneys, drawn directly from our expert staff
- Track correspondence and notices from the IRS
- Notify partners and members immediately of any and all engagement with the IRS
- Obtain consent from firm members on all responses relayed to the IRS

Our team

CSC is the only corporate services organization selected to work with the IRS prior to the rollout of these new regulations. We will pair your clients with an account manager throughout the process, so your clients feel confident they are in compliance with this new IRS requirement.

Our promise

Trust CSC's experts to help your clients adhere to the new rules of IRC Section 6223, keeping them in compliance and operating successfully.



Premier IRS consultant on new regulation



World-class service scores



Trusted partner of 10,000+ law firms

We're ready to talk.

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GFMPRS1018