Requester Details



Please review <u>IRS FOIA Guidelines</u> before submitting your FOIA

request.

Confirm Mailing Address

To change your mailing address, please update your user profile.

Tyler Sanderson America First Legal Foundation 611 Pennsylvania Ave SE #231 Washington, DC 20003 foia@aflegal.org

Requester Default Category: News Media

Request Details

Date Requested 10/27/2022

Status To be Processed

Choose Your Request Type

To request public access tax information, select the Request Type FOIA.



To get <u>routine access to tax records</u>, you do not have to submit a FOIA Request.

Requester Category		
	Other	

Mailing Address

Street1	611 Pennsylvania Ave., SE #	Street2		
City	Washington	State	District of Columbia	~
State (Other)		Country	United States	~
Zip Code	20003			

Request Description

To help with the processing of your request, enter the following information to the best of your knowledge:

- Taxpayer Identification Number (SSN or EIN)
- Tax Year(s)
- Location
- Specific subject matters
- Employee Name(s)

You can also provide additional documentation, such as copies of any IRS correspondence related to the subject matter requested. For additional information on submitting a FOIA request please review the <u>IRS FOIA Guidelines</u>.

Pursuant to 5 USC 552, please provide all of the following records:

All communications or correspondence between any

Description Document

Consent/Right to Access

Consent for Third-Party Requester

If you are a third-party requester seeking records on behalf of another individual or business entity, and the requested documents are protected under the Privacy Act (5 USC 552a) or Internal Revenue Code (IRC) 6103, you must provide an official document showing proof of proper authorization.

- •See About Form 8821, Tax Information Authorization, for requests for IRC 6103 protected records.
- •See <u>IRM 10.5.6.6.1</u>, Access to Records, for authorization requirements for Privacy Act protected documents (i.e. personnel records)

Right to Access for Individuals and Businesses

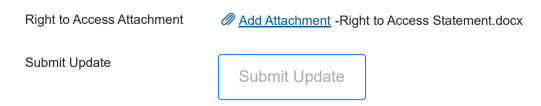
If you are requesting your own records, or the records of a business entity for which you have authority to receive information protected under IRC 6103, you must attach appropriate documentation to establish your right to access these records. If you don't include such documentation your request for Privacy Act and/or IRC 6103 protected records may be denied in full. Appropriate documentation could include the following:

Individual Requesters:

- A non-expired document containing both your signature and address as they appear on the request and one other official identification document bearing your signature (such as a photocopy of a driver's license).
- A notarized statement swearing to or affirming your idenity.
- A sworn statement as to identity, under penalty of perjury, is acceptable in lieu of a notarized statement. The sworn statement must meet the requirements of <u>28 USC 1746</u>.

Non-Individual Entities:

• See IRM 11.3.2.4, Persons Who May Have Access to Returns and Return Information Pursuant to IRC 6103(e), for who may request protected tax information of entities such as partnerships, corporations, estates, etc., and what documentation must be provided.



Fee Information

FOIA requesters may be required to pay fees to cover some or all of the costs of processing their requests. If a fee is incurred more than the maximum fees you are willing to pay, you will be notified in advance if the charges will exceed the specified amount, and may withdraw or modify your request.

Maximum Amount Willing to Pay (\$)	25.00

Fee Waiver Requests

A request for a waiver or a reduction of fees will be considered if disclosure of the information is in the public interest, because it is likely to contribute significantly to public understanding of the operations or activities of the government, and is not primarily in the commercial interest of the requester.



Expedite Information

A request for expedited processing can be granted if the requester shows a "compelling need" for an expedited response. The requester must also certify that the statement of compelling need is true and correct to the best of his or her knowledge and belief. A "compelling need" warranting faster FOIA processing exists in three categories of circumstances.

- That the failure to obtain the records within an expedited deadline could reasonably be expected to pose an imminent threat to an individual's life or physical safety.
- A request by someone "primarily engaged in disseminating information" and "a matter of current exigency to the American public."
- The loss of substantial due process of rights.
- See 26 CFR 601.702 for information on compelling need and qualifications for expedite processing.
- See 28 U.S.C. 1746 for example language of the certified statement requirements.

Check to Request Expedite	Add Attachment
Reason to Expedite Request	

Privacy Policy | Accessibility