# Electronic Filing Instructions for your 2023 Federal Tax Return Important: Your taxes are not finished until all required steps are completed.



Steven R Imbody 16190 Bayside Pointe E, Apt. 1502 Fort Myers, FL 33908-6962

Balance Due/ Refund	Your federal tax return (Form 1) the amount of \$826.00. Applicable original refund amount of \$826.00 Because you chose to have your refund, you will receive e-mail this transaction. Your tax refund account. The account information	le fees were 00. Your ref TurboTax fee from Green nd will be o	e deducted from you fund is now \$747.00 es deducted from yo Dot Bank, which ha direct deposited in	r ur ndles to your	
When Will You Get Your Refund?	248144893844 Routing Transit Number: 103100195.   The IRS issued more than 9 out of 10 refunds to taxpayers in less   than 21 days last year. The same results are expected in 2024. To   get your estimated refund date from TurboTax, log into My TurboTax at   www.turbotax.com. If you do not receive your refund within 21 days, or the amount you get is not what you expected, contact the Internal   Revenue Service directly at 1-800-829-4477. You can also check   www.irs.gov and select the "Where's my refund?" link.				
What You Need to Keep	Your Electronic Filing Instruct:   A copy of your federal return	ions (this f	Form)		
2023 Federal Tax Return Summary	Adjusted Gross Income Taxable Income Total Tax Total Payments/Credits Amount to be Refunded Effective Tax Rate	\$ \$ \$ \$ \$	101,771.00 86,071.00 14,244.00 15,070.00 826.00 14.00%		



Hi Steven,

We just want to thank you for using TurboTax this year! It's our goal to make your taxes easy and accurate, year after year.

With TurboTax Deluxe:

Your Head Start On Next Year:

When you come back next year, taxes will be so easy! We'll have all your information saved and ready to transfer in to your new return. We'll ask you questions about what changed since we last talked, and we'll be ready to get you the credits and deductions you deserve, no matter what life throws at you.

Here's the final wrap up for your 2023 taxes:

Your federal refund is: \$826.00

Your Guarantee of Accuracy:

Breathe easy. The calculations on your return are backed with our 100% Accuracy Guarantee.

- We double checked your return for errors along the way.
- We helped with step-by-step guidance to get your answers on the right IRS forms.
- We made sure you didn't miss a deduction even if something in your life changed, like a new job, new house or more kids!

#### Also included:

- We provide the Audit Support Center free of charge, in the unlikely event you get audited.

Many happy returns from TurboTax.

## E 1040-SR Department of the Treasury—Internal Revenue Service U.S. Tax Return for Seniors

2023

OMB No. 1545-007

IRS Use Only-Do not write or staple in this space

For the year Jan.	1–Dec	c. 31, 2023, or other tax year beginning		, 2023, end	ling _		, 20	See s	eparate	instructions.
Your first nam	e and	I middle initial	Last name				Your social security number			
Steven R			Imbody					272 40 7941		•
If joint return,	spous	se's first name and middle initial	Las	t name				Spous	e's socia	al security number
	•	nber and street). If you have a P.O.	box,	see instructions.			Apt. no.	Presid	ential El	lection Campaign
									you, or your jointly, want \$3	
otty, town, or post office. If you have a foleign address, also complete spaces below.						to go t	o this fu	und. Checking a		
Foreign count		me		Foreign province/state			eign postal code		ax or ref	fund.
Filing Status Check only one box.  Single							sepai	rately (MFS) er the child's		
Digital Assets Standard	At a pro (or <b>Sor</b>	any time during 2023, did perty or services); or (b) s a financial interest in a did meone can claim:	you ell, e gital ou as	: (a) receive (as a exchange, or other asset)? (See institute as dependent	reverw	ward, award rise dispose tions.) Your spous	of a digital e as a depe	nt for asset	☐ Yes	
Deduction		Spouse itemizes on a sep e/Blindness { You:     Spouse:		e return or you w Were born before Was born before						
Dependents	<b>3</b>	Tiret name		(2) Social security num	nber	(3) Relationship to you	J   ' '	•	1	(see instructions):
(see instructions)		First name Last name				you	Child tax	credit	Credit f	or other dependents
If more than four dependents, see										
instructions and										
check here										
Income Attach	1a	Total amount from Form	` ,	•		•		. 1	а	
Form(s) W-2 here. Also	b	Household employee wa	•	·		` '		. 1		
attach Forms W-2G and	С	Tip income not reported		•		•		. 1		
1099-R if tax was	d	Medicaid waiver paymer		•		. ,	instruction	ns) <b>1</b>	d	
withheld.	е	e Taxable dependent care benefits from Form 2441, line 26								
If you did not get a Form	f	Employer-provided adoption benefits from Form 8839, line 29							f	
W-2, see instructions.	g	Wages from Form 8919,	line	6				. 1	g	
	h	Other earned income (se	e in	structions)				. 1	h	
	i	Nontaxable combat pay	elec	tion (see instruct	ion	ıs) . <b>1i</b>				
	Z	Add lines 1a through 1h	٠, .					. 1	z	
Attach Schedule B	<b>2</b> a	Tax-exempt interest .	2	la l		<b>b</b> Taxable i	nterest .	. 2	b	
if required.	3a	Qualified dividends	3	a		<b>b</b> Ordinary	dividends	. 3	b	
	4a	IRA distributions	4	a		<b>b</b> Taxable a	amount .	. 4	b	
	5a	Pensions and annuities	5	<b>ia</b> 103,680.		<b>b</b> Taxable a	amount .	. 5	b	97,560.
	6a	Social security benefits .	6	<b>6a</b> 4,954.		<b>b</b> Taxable a	amount .	. 6	b	4,211.
	С	If you elect to use the instructions)					•			

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	7	Capital gain or (loss). Attach Schedule D if required. If not required, check here	7	
	8	Additional income from Schedule 1, line 10	8	
	9	Add lines 1z, 2b, 3b, 4b, 5b, 6b, 7, and 8. This is your <b>total income</b>	9	101,771.
	10	Adjustments to income from Schedule 1, line 26	10	
Ot	11	Subtract line 10 from line 9. This is your <b>adjusted gross income</b>	11	101,771.
Standard Deduction	12	Standard deduction or itemized deductions (from Schedule A)	12	15,700.
See Standard Deduction Chart	13	Qualified business income deduction from Form 8995 or Form 8995-A .	13	
on the last page	14	Add lines 12 and 13	14	15,700.
of this form.	<sup>J</sup> 15	Subtract line 14 from line 11. If zero or less, enter -0 This is your taxable income	15	86,071.
Tax and	16	Tax (see instructions). Check if any from:		
Credits		<b>1</b> □ Form(s) 8814 <b>2</b> □ Form(s) 4972 <b>3</b> □	16	14,244.
	17	Amount from Schedule 2, line 3	17	
	18	Add lines 16 and 17	18	14,244.
	19	Child tax credit or credit for other dependents from Schedule 8812	19	
	20	Amount from Schedule 3, line 8	20	
	21	Add lines 19 and 20	21	
	22	Subtract line 21 from line 18. If zero or less, enter -0	22	14,244.
	23	Other taxes, including self-employment tax, from Schedule 2, line 21	23	0.
	24	Add lines 22 and 23. This is your <b>total tax</b>	24	14,244.
Payments	25	Federal income tax withheld from:		
	а	Form(s) W-2	_	
	b	Form(s) 1099	_	
	С	Other forms (see instructions)		
	d	Add lines 25a through 25c	25d	15,070.
If you have	26	2023 estimated tax payments and amount applied from 2022 return	26	
a qualifying child, attach	<b>27</b>	Earned income credit (EIC)	_	
Sch. EIC.	28	Additional child tax credit from Schedule 8812 28	_	
	29	American opportunity credit from Form 8863, line 8 . 29	_	
	30	Reserved for future use	4	
	31	Amount from Schedule 3, line 15		
	32	Add lines 27, 28, 29, and 31. These are your total other payments and refundable credits	32	
	33	Add lines 25d, 26, and 32. These are your <b>total payments</b>	33	15 070

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Refund	34	If line 33 is more than amount you <b>overpaid</b>	•				is the	34	826.
	35a	Amount of line 34 you check here	u want <b>ref</b>	unded to	you. If Form	8888 is atta	ached,	35a	826.
Direct deposit? See	b	Routing number 1 0 3	3 1 0 0	1 9 5	<b>c</b> Type: 🕱	Checking	Savings		
instructions.	d	Account number 2 4 8	3 1 4 4	8 9 3	8 4 4   4				
	36	Amount of line 34 yo				36			
Amount You Owe	37	Subtract line 33 from li For details on how to p			•		ctions	37	
	38	Estimated tax penalty	(see instru	uctions) .		38			
Third Party Designee		you want to allow another particular in the structions	person to dis	scuss this ref	turn with the IRS	_	s. Comple	te belo	w. 🗵 No
		signee's me		Phone no.			nal identif er (PIN)	ication	
Sign Here	of	der penalties of perjury, I declar my knowledge and belief, they a ormation of which preparer has	are true, corre	ct, and compl					
Joint return?	Yo	ur signature	, ,	Date	Your occupation Retired		Prot		nt you an Identity IN, enter it here
See instructions. Keep a copy for your records.	Spo	ouse's signature. If a joint return, <b>b</b> o	<b>oth</b> must sign.	Date	Spouse's occupa	ition	Ider		nt your spouse an ection PIN, enter it here
	Ph	one no. (239)896-7969		Email address					
Paid Proparer	Pre	eparer's name	Preparer's si	gnature		Date	PTIN		Check if:  Self-employed
Preparer Use Only	Fire	m's name Self-Pre	pared				Pho	ne no.	
OSE OTHY	Fire	m's address					Firn	n's EIN	
Go to www.irs	gov/F	orm1040SR for instructions and	the latest info	rmation.	BAA	REV 01/27/24 TT	О	Fo	orm <b>1040-SR</b> (2023)

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### **Standard Deduction Chart\***

Add the number of boxes checked in the "Age/Blindness" section of Standard Deduction on page 1 . . . . .

IF your filing status is	AND the number of boxes checked is	THEN your standard deduction is
Single	1	\$15,700
Sirigie	2	17,550
	1	\$29,200
Married	2	30,700
filing jointly	3	32,200
	4	33,700
Qualifying	1	\$29,200
surviving spouse	2	30,700
Head of	1	\$22,650
household	2	24,500
	1	\$15,350
Married filing	2	16,850
separately**	3	18,350
	4	19,850

<sup>\*</sup>Don't use this chart if someone can claim you (or your spouse if filing jointly) as a dependent, your spouse itemizes on a separate return, or you were a dual-status alien. Instead, see instructions.

Go to www.irs.gov/Form1040SR for instructions and the latest information.

REV 01/27/24 TTO

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Form **1040-SR** (2023)

<sup>\*\*</sup>You can check the boxes for your spouse if your filing status is married filing separately and your spouse had no income, isn't filing a return, and can't be claimed as a dependent on another person's return.

### IMPORTANT DISCLOSURES

If you are owed federal or state tax refund(s), you have a right to choose how you will receive the refund(s). There are several options available to you. Some options cost money and some options are free. Please read about these options below.

You can file your federal tax return(s) electronically or by paper and obtain your federal tax refund(s) directly from the Internal Revenue Service ("IRS") for free. Additionally, you can file your state tax return(s) electronically or by paper and obtain your state tax refund(s) directly from the applicable state for free. If you file your federal tax return(s) electronically, you can receive refund checks directly from the IRS through the U.S. Postal Service in 21 to 28 days from the time you file your tax return(s) or the IRS can deposit your refund(s) directly into your bank account in less than 21 days from the time you file your tax return(s) unless there are delays by the IRS. If you file a paper federal tax return through the U.S. Postal Service, you can receive refund checks directly from the IRS through the U.S. Postal Service in 6 to 8 weeks from the time the IRS receives your return(s) or the IRS can deposit your refund(s) directly into your bank account in 6 to 8 weeks from the time the IRS receives your return(s). However, if your federal tax return(s) contains Earned Income Tax Credit or Additional Child Tax Credit, the IRS will issue your refund(s) no earlier than February 15, 2024. Please consult your applicable state taxing authority's website for details on when you can expect to receive your state tax refund(s).

You can file your federal and state tax return(s) electronically, select the Refund Processing Service ("RPS") for an additional fee of \$40.00 (the "Refund Processing Fee"), and have your federal and/or state tax refund(s) processed through a processor using banking services of a financial institution. The RPS allows your refund(s) to be deposited into a bank account at Green Dot Bank ("Bank") and deducts your TurboTax fees and other amounts that you authorize from your federal and/or state refund(s). The balance of your federal and/or state refund(s) is delivered to you via the disbursement method you select. If you file your tax return(s) electronically and select the RPS, the IRS and/or the applicable state taxing authority will deposit your refund(s) with Bank. Upon Bank's receipt of your refund(s), Santa Barbara Tax Products Group, LLC, a division of Green Dot Corporation, a Delaware corporation, a processor, will deduct from your federal and/or state refund(s) the Refund Processing Fee, any fees charged by TurboTax for the preparation and filing of your tax return(s) and any other amounts authorized by you and disburse the balance of your refund proceeds to you. Unless there are unexpected delays, federal refunds are received in less than 21 days from the time you file your tax return(s) electronically. However, if your return(s) contains Earned Income Tax Credit or Additional Child Tax Credit, the IRS will issue your refund(s) no earlier than February 15, 2024. Please consult your applicable state taxing authority's website for details on when you can expect to receive your state tax refund(s).

The RPS is not necessary to obtain your refund(s). If you have an existing bank account, you do not need to use the RPS, which requires the payment of a fee, in order to receive a direct deposit from the IRS or applicable state taxing authority. You may consult the IRS website (IRS.gov) or website of the applicable state taxing authority for information about tax refund processing.

If you select the RPS, no prior debt you may owe to Bank will be deducted from your refund(s).

You can change your income tax withholdings which might result in you receiving additional funds throughout the year rather than waiting to receive these funds potentially in tax refund(s) next year. Please consult your employer or tax advisor for additional details.

This Agreement requires all disputes to be resolved by way of binding arbitration. The terms of the arbitration provision appear in Section 11.

Information regarding low-cost deposit accounts may be available at www.mymoney.gov .

The chart below shows the options for filing your federal and state tax returns (e-file or paper returns), the RPS product, refund disbursement options, estimated timing for obtaining your federal tax refund proceeds, and costs associated with the various options.

WHAT TYPE OF FILING METHOD?	WHAT ARE YOUR DISBURSEMENT OPTIONS?	WHAT IS THE ESTIMATED TIME TO RECEIVE REFUND(S)?	WHAT COSTS DO YOU INCUR IN ADDITION TO TAX PREPARATION FEES?
PAPER RETURN  No Refund Processing Service	IRS or applicable state taxing authority issues direct deposit to your bank account.	Approximately 6 to 8 weeks 1  Check website for applicable state taxing authority	No additional cost.
Service	Check mailed by IRS or applicable state taxing authority to address on tax return(s).	Approximately 6 to 8 weeks 1  Check website for applicable state taxing authority	ino additional cost.
ELECTRONIC FILING (E-FILE)  No Refund Processing	IRS or applicable state taxing authority issues direct deposit to your bank account.	Usually within 21 days 1  Check website for applicable state taxing authority	No additional and
Service	Check mailed by IRS or applicable state taxing authority to address on tax return(s).	Approximately 21 to 28 days 1  Check website for applicable state taxing authority	No additional cost.
ELECTRONIC FILING (E-FILE)  Refund Processing Service	Direct deposit to your bank account.	Usually within 21 days 1  Check website for applicable state taxing authority	\$40.002

<sup>1</sup>You may experience delays with your tax refund(s) if, for example, you enter incorrect bank account or contact information, you enter a bank account in someone else's name, or if possible suspicious activity is detected. If your return(s) contains Earned Income Tax Credit or Additional Child Tax Credit, the IRS will issue your refund(s) no earlier than February 15, 2024.

Questions? Call 877-908-7228

<sup>&</sup>lt;sup>2</sup>The charges here consist of a Refund Processing Fee, and any fees for additional products and services purchased. See Section 3 of the Refund Processing Service Agreement for the cost of the service you have chosen.

### We need your OK to share your info with our partners

This is an IRS requirement

In order to finalize your request for this payment option, we need to send the following information to Green Dot Bank ('BANK') and to Santa Barbara Tax Products Group, LLC ('SBTPG'), the administrator and servicer of this payment option: your identifying information, your deposit information and your refund amount.

We transmit this information so that you may use this payment option. BANK and SBTPG will use your information in accordance with their applicable refund processing service agreement and privacy policy.

### IRS regulations require the following statements:

Federal law requires this consent form be provided to you. Unless authorized by law, we cannot disclose your tax return information to third parties for purposes other than the preparation and filing of your tax return without your consent. If you consent to the disclosure of your tax return information, Federal law may not protect your tax return information from further use or distribution.

You are not required to complete this form to engage our tax return preparation services. If we obtain your signature on this form by conditioning our tax return preparation services on your consent, your consent will not be valid. If you agree to the disclosure of your tax return information, 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 from the date of signature.

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) at https://www.treasury.gov/tigta/

I authorize Intuit, the maker of TurboTax, to disclose to BANK and SBTPG that portion of my 2023 tax return information that is necessary to enable BANK and SBTPG to process my refund.

I agree to the above statement.

sbia1301.SCR 11/14/23

Great! Now we just need your signature to confirm your decision.

First Name	Last Name
Steven	Imbody
Today's Date	
02/05/2024	
Spouse's First Name	Spouse's Last Name
Today's Date	

### Santa Barbara Tax Products Group, LLC, a division of Green Dot Corporation, a Delaware corporation, and Green Dot Bank Refund Processing Service Agreement ("Agreement")

Name: Steven R Imbody

Social Security No.: <u>272-40-7941</u>

This Agreement contains important terms, conditions and disclosures about the processing of your refund(s) (the "Refund Processing Service" or "RPS") by Santa Barbara Tax Products Group, LLC, a division of Green Dot Corporation, a Delaware corporation, ("Processor"), a third party processor using banking services of Green Dot Bank ("Bank"). Read this Agreement carefully before accepting its terms and conditions, and print a copy and/or retain this information electronically for future reference. As used in this Agreement, the words "you" and "your" refer to the applicant or both the applicant and joint applicant if the 2023 federal and/or state income tax return(s) is a joint return (individually and collectively, "Applicant"). The words "we," "us" and "our" refer to Bank and Processor.

- 1. NOTICE: No Requirement To Use the Refund Processing Service In Order To File Electronically. YOU UNDERSTAND THAT A REFUND PROCESSING FEE OF \$40.00 ("REFUND PROCESSING FEE") IS CHARGED BY PROCESSOR TO ESTABLISH A TEMPORARY ACCOUNT TO RECEIVE YOUR FEDERAL AND/OR STATE TAX REFUND(S), TO PROCESS IT, TO DEDUCT YOUR TURBOTAX FEES, AND OTHER AUTHORIZED FEES FROM THAT ACCOUNT, AND TO FORWARD FUNDS TO YOU. THE REFUND PROCESSING FEE IS NOT A LOAN; IT IS DUE TO PROCESSOR WHETHER OR NOT THE FEDERAL OR STATE TAX REFUND(S) OCCURS BUT PROCESSOR WILL NOT PURSUE COLLECTION OF THE REFUND PROCESSING FEE IF YOUR FEDERAL OR STATE TAX REFUND(S) DO NOT OCCUR. THIS FEE IS COLLECTED ONLY AT THE TIME THE REFUND(S) OCCURS. YOU CAN AVOID THIS FEE AND NOT USE THE REFUND PROCESSING SERVICE BY INSTEAD PAYING THE APPLICABLE TURBOTAX FEES TO INTUIT INC. BY CREDIT OR DEBIT CARD AT THE TIME YOU FILE YOUR 2023 FEDERAL AND/OR STATE INCOME TAX RETURN(S) AND ELECTING TO HAVE YOUR REFUND(S) DIRECTLY DEPOSITED IN YOUR OWN BANK ACCOUNT OR MAILED TO YOU. IF YOU DO USE THE REFUND PROCESSING SERVICE, YOU CAN EXPECT TO RECEIVE THE PROCEEDS FROM YOUR FEDERAL TAX REFUND(S) WITHIN 21 DAYS FROM WHEN THE INTERNAL REVENUE SERVICE ("IRS") ACCEPTS YOUR RETURN(S) UNLESS THERE ARE PROCESSING DELAYS (OR UNLESS YOUR RETURN(S) CONTAINS EARNED INCOME TAX CREDIT OR ADDITIONAL CHILD TAX CREDIT, IN WHICH CASE THE IRS WILL ISSUE YOUR REFUND(S) NO EARLIER THAN FEBRUARY 15, 2024). PLEASE CONSULT YOUR APPLICABLE STATE TAXING AUTHORITY'S WEBSITE FOR DETAILS ON WHEN YOU CAN EXPECT TO RECEIVE YOUR STATE TAX REFUND(S). THE REFUND PROCESSING SERVICE WILL NEITHER SPEED UP NOR DELAY YOUR FEDERAL TAX REFUND(S). THE COST OF PREPARING YOUR TAX RETURN(S) IS NOT ANY MORE OR LESS IF YOU PURCHASE THE REFUND PROCESSING SERVICE.
- 2. Authorization to Release Personal Information. You authorize the IRS and/or applicable state taxing authority to disclose any information to Bank and Processor related to the funding of your 2023 federal and state tax refund(s). You also authorize Intuit Inc., as the transmitter of your electronically filed tax return(s), Bank and Processor to disclose to each other certain information about you and your tax return(s) for the purpose of providing the services contemplated under this Agreement. You also represent that any authorizations you have made in this Section 2 have also been obtained from and are made with respect to your spouse, if this is a jointly filed return. Please see the Privacy Policy at the end of this Agreement describing how Bank may use or share your personal information.

3.	Summar	y of <sup>-</sup>	Terms
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Expected Refund(s)	826.00
Less Processor Refund Processing Fee	40.00
Less TurboTax Fees	39.00
Less Fees for Additional Products and Services Purchased	
Expected Proceeds*	747.00

<sup>\*</sup> These amounts are itemized. This is only an estimate. The amount will be reduced by any applicable sales taxes, and if applicable, a Return Item Fee and an Account Research and Processing Fee paid to Processor as set forth in Sections 4, 6 and 7 below. The above deductions will be subtracted from your federal or state refund(s), where applicable, whichever is received first. Additionally, in the event one refund is insufficient to fully pay all such amounts due, deductions for the remaining amount due will be wholly or partially supplemented by, and subtracted from, the other refund (if you receive both state and federal refund(s).

4. Temporary Deposit Account Authorization. You hereby authorize Bank to establish a temporary deposit account ("Deposit Account") for the purpose of receiving your tax year 2023 federal and/or state tax refund(s) from the IRS or applicable state taxing authority. Bank or Processor must receive an acknowledgement from the IRS or applicable state taxing authority that your return(s) has been electronically filed and accepted for processing before the Deposit Account can be opened. You authorize Processor or Bank to deduct from your Deposit Account the following amounts: (i) the Refund Processing Fee; (ii) the fees and charges related to the preparation, processing and transmission of your tax return(s) ("TurboTax Fees"); and (iii) fees for Additional Products and Services Purchased, plus applicable taxes. You also authorize Processor to deduct thirty dollars (\$30.00) as a returned item processing fee (the "Return Item Fee") from your Deposit Account for the additional processing required in the event that your deposit is returned or cannot be delivered as directed in Section 7 below. A fee of \$30.00 (the "Account Research and Processing Fee") may be charged if we are required to provide additional processing to return the funds to the IRS or applicable state taxing authority due to (a) your bank not accepting your direct deposit of your refund or (b) your tax return being in dispute or being deemed by Processor, in its reasonable determination, to be fraudulent or suspicious. These fees will be deducted from the Deposit Account and will be retained by Processor. You authorize Processor to disburse the balance of the Deposit Account to you after making all authorized deductions or payments. If the Deposit Account does not have sufficient funds at the time your tax refund is processed to pay the TurboTax Fees and the fees for Additional Products and Services Purchased as set forth in Section 3, and any sales tax (collectively, "Fees"), or if your refund proceeds are delayed (a) you authorize Processor to automatically deduct such Fees (or any portion thereof) via ACH, electronic check, or wire transfer directly from the account into which you authorized Processor to deposit your expected tax refund proceeds as set forth in Section 7, and (b) if you made alternative arrangements with TurboTax for payment of such Fees, those arrangements will be attempted prior to any automatic deduction. You also authorize any amounts outstanding pursuant to this paragraph to be deducted from refunds you may receive up to 30 months after the date of this Agreement and processed through Processor. Additionally, if the Fees are not fully repaid from the Deposit account for any other reason not specified above, (a) you authorize Processor to automatically deduct such Fees (or any portion thereof) or attempt to deduct such Fees for up to 4 months after your tax return was accepted via ACH, electronic check, or wire transfer directly from the account into which you authorized Processor to deposit your expected tax refund proceeds ("Authorized Destination Account") as set forth in Section 7, and (b) if you made alternative arrangements with TurboTax for payment of such Fees, those arrangements will be attempted prior to any automatic deduction. To make alternative payment arrangements or revoke your consent to automatic deduction, you must contact Intuit Inc. according to the instructions on the notices e-mailed to you by Intuit Inc. regarding outstanding amounts owed under this Agreement.

- 5. Acknowledgements. (a) You understand that: (i) neither Bank nor Processor can guarantee the amount of your tax year 2023 federal and/or state tax refund(s) or the date it will be issued, and (ii) neither Bank nor Processor is affiliated with the transmitter of the tax return(s) (Intuit Inc.) and neither warrants the accuracy of the software used to prepare the tax return(s). (b) You agree that Intuit Inc. is not acting as your agent and is not under any fiduciary duty with respect to the processing of your refund(s) by Bank and Processor. (c) Your refund(s) may be held or returned to the IRS or applicable state taxing authority if it is suspected of fraud or identity theft.
- 6. Truth in Savings Disclosure. The Deposit Account is being opened for the purpose of receiving your (or both spouses if this is a jointly filed return) tax year 2023 federal and/or state tax refund(s). Processor will deduct from the Deposit Account the amounts set forth in Section 3, including the \$40.00 Refund Processing Fee for opening and maintaining the Deposit Account and processing your tax refund(s). No other deposits may be made to the Deposit Account. No withdrawals will be allowed from the Deposit Account except to collect the amounts stated in this Section, Section 3, Section 7, and Section 4. No interest is payable on the deposit; thus, the annual percentage yield and interest rate are 0%. The Deposit Account will be closed after all authorized deductions have been made and any remaining balance has been disbursed to you. We will also charge a Return Item Fee of \$30.00 if the refund(s) cannot be delivered as directed in Section 7 of this Agreement. A \$30.00 Account Research and Processing Fee may be charged if we are required to provide additional processing to return the funds to the IRS or applicable state taxing authority due to (a) your bank not accepting your direct deposit of your refund or (b) your tax return being in dispute or being deemed by Processor, in its reasonable determination, to be fraudulent or suspicious. These fees will be deducted from the Deposit Account and will be retained by Processor. Questions or concerns about the Deposit Account should be directed to Santa Barbara Tax Products Group, LLC, PO Box 817, West Chester, OH 45071 or via the Internet at http://sbtpg.com.

7. <u>Disbursement Method:</u> You agree that the disbursement method selected below will be used by Processor to disburse funds to you.

By using the Direct Deposit method of disbursement, the balance of your Deposit Account will be disbursed to you electronically by ACH direct deposit to your Authorized Destination Account designated below. If a joint return is filed, the bank account may be a joint account or the individual account of either spouse.

	ECT DEPOSIT ACCOUNT TYPE:	
Χ	Checking Savings	
	Savings	
RTN	1#	103100195
Acc	ount #	248144893844

Note: To ensure that there are no delays in receiving your refund(s), please contact your financial institution to confirm that you are using the correct RTN (routing) and account number. If you or your representative enter your account information incorrectly and your deposit is returned to Bank, the Deposit Account balance minus a \$30.00 Return Item Fee will be disbursed to you via a cashier's check mailed to your physical address of record. Bank, Processor and Intuit Inc. are not responsible for the misapplication of a direct deposit that results from error, negligence or malfeasance on the part of you or your representative. In cases where Bank has received your federal and/or state tax refund(s) but is unable to deliver the funds directly to you, funds may be held at Bank until claimed, returned the **IRS** or applicable state or to An Account Research and Processing Fee of \$30.00 may be charged if we are required to provide additional processing to return the funds to the IRS or applicable state taxing authority due to (a) your bank not accepting your direct deposit of your refund or (b) your tax return being in dispute or being deemed by Processor, in its reasonable determination, to be fraudulent or suspicious. Return Item and Account Research and Processing Fees will not exceed \$90.00 in the aggregate if there is also a state return, and \$60.00 in the aggregate if there is not a state return and will be deducted from the Deposit Account for federal and state refunds that continue to be undeliverable and unclaimed and must be returned to the IRS or applicable state taxing authority. These fees will be retained by Processor. Due to the risk of fraudulent diversion of tax refunds, we will not process any address or account changes for purposes of disbursing your tax refund(s). If we become aware that your address or checking or savings account has changed after you sign this Agreement but before your federal and/or state tax refund(s) is received by us, upon receipt of your federal or state tax refund(s) from the IRS or applicable state agency, we will return your tax refund(s) to the applicable agency after deducting our Refund Processing Fee, TurboTax Fees and other applicable fees. We will do our best to escalate the return of your federal or state tax refund(s) to the applicable agency and you will need to work with the applicable agency directly for disbursement.

8. <u>FEDERAL ELECTRONIC FUND TRANSFER ACT DISCLOSURES:</u> In case of errors or questions about electronic transfers to or from the Deposit Account, write to Santa Barbara Tax Products Group, LLC, PO Box 817, West Chester, OH 45071 or telephone (877) 908-7228 and provide your name, a description or explanation of the error, and the dollar amount of the suspected error. We will determine whether an error occurred within 10 business days after we hear from you and will correct any error promptly. If we need more time, however, we may take up to 45 business days to investigate your complaint or question. If we decide to do this, we will credit your Deposit Account within 10 business days for the amount you think is in error, although in most circumstances you won't have use of the money until we complete our investigation. If we ask you to put your complaint or question in writing and we do not receive it within 10 business days, we may not credit your Deposit Account. For errors involving transfers of funds to or from the Deposit Account within 30 business days after the first deposit to the Deposit Account was made, (i) we may take up to 90 business days to investigate your complaint or question, and (ii) we may take up to 20 business days after completing our investigation. If we decide that there was no error, we will send you a written explanation. You may ask for copies of the documents that we used in our investigation.

**Business Days:** Our business days are Monday through Friday, excluding federal holidays. Saturday, Sunday, and federal holidays are not considered business days, even if we are open.

Confidentiality: We will disclose information to third parties about your account or the transfers you make:

- To complete transfers as necessary;
- To verify the existence and condition of your account upon the request of a third party, such as a credit bureau or merchant;
- To comply with government agency or court orders;
- If you give us your written permission; or
- As explained in the Privacy Policy following this Agreement.

**Our Liability:** If we do not complete a transfer to your account on time or in the correct amount according to this Agreement, we may be liable for your losses or damages. In addition to all other limitations of liability set forth in this Agreement, we will not be liable to you if, among other things:

- Circumstances beyond our control (such as fire, flood, water damage, power failure, strike, labor dispute, pandemic, computer breakdown, telephone line disruption, or a natural disaster) prevent the transfer, despite reasonable precautions that have been taken.
- The funds in your account are subject to legal process or other claim restricting such transfer.
- You, your representative or a third party provide us with inaccurate or untimely information.
- 9. <u>Compensation.</u> In addition to any fees paid directly by you to Intuit Inc., Processor will pay compensation to Intuit Inc. in consideration of Intuit Inc.'s provision of various programming, testing, data processing, transmission, systems maintenance, status reporting and other software, technical and communications services. The Refund Processing Fee will be retained by Processor for its Refund Processing Service. Processor shall pay Bank for its banking services.
- 10. Governing Law. The enforcement and interpretation of this Agreement and the transactions contemplated herein shall be governed by the laws of the United States, including the Electronic Signatures in Global and National Commerce Act, and, to the extent state law applies, the substantive laws of Delaware.
- 11. <u>Arbitration Provision.</u> You acknowledge that the services set forth in this Agreement are being made available and priced by Processor on the basis of your acceptance of the following arbitration provision ("Arbitration Provision"). By entering into this Agreement, you acknowledge that you are giving up the right to litigate Claims (as defined below) if you, Bank or Processor elects arbitration of the Claims pursuant to this provision, except as otherwise expressly provided herein, and you hereby knowingly and voluntarily waive the right to trial of all Claims subject to this Agreement. You further acknowledge that you have read this Arbitration Provision carefully, agree to its terms, and are entering into this Agreement voluntarily and not in reliance on any promises or representations whatsoever except those contained in this Agreement.

### **ARBITRATION NOTICE**

THIS AGREEMENT CONTAINS AN ARBITRATION PROVISION. PLEASE READ THIS PROVISION CAREFULLY, AS IT AFFECTS YOUR LEGAL RIGHTS.

- 11.1. Arbitration of Claims: Except as expressly provided herein, any claim, dispute or controversy (whether based upon contract; tort, intentional or otherwise; constitution; statute; common law; or equity and whether pre-existing, present or future), including initial claims, counter-claims, cross-claims and third-party claims, arising from or relating directly or indirectly to this Agreement, including the validity, enforceability, interpretation, scope, or application of the Agreement and this Arbitration Provision (except for the prohibition on class or other non-individual claims, which shall be for a court to decide) ("Claim") shall be decided, upon the election of you, Bank or Processor (or our agents, employees, successors, representatives, affiliated companies, or assigns), by binding arbitration before the American Arbitration Association ("AAA"). Arbitration replaces the right to litigate a claim in court or to have a jury trial. The AAA's phone number is 800-778-7879 and website is http://www.adr.org. You may obtain copies of the current rules, forms, and instructions for initiating an arbitration using the above information.
- 11.2. Other Claims Subject to Arbitration: In addition to Claims brought by you, Claims made by anyone connected with you or anyone making a Claim through you (including a taxpayer filing jointly, employee, agent, representative, affiliated company, predecessor or successor, heir, assignee, or trustee in bankruptcy) against us shall be subject to arbitration as described herein.
- 11.3. Exceptions: We agree not to invoke our right to arbitrate any individual Claim you bring in small claims court or an equivalent court so long as the Claim is pending only in that court. This Arbitration

Provision also does not limit or constrain our right to interplead funds in the event of claims to the Account by several parties.

- 11.4. <u>Individual Claims Only:</u> Claims may be submitted to arbitration on an individual basis only. Claims subject to this Arbitration Provision may not be joined or consolidated in arbitration with any Claim of any other person or be arbitrated on a class basis, in a representative capacity on behalf of the general public or on behalf of any other person, unless otherwise agreed to by the parties in writing. However, taxpayers filing jointly and party to this Agreement are considered as one person; Processor and its officers, directors, employees, agents, and affiliates are considered as one person; and Bank and its officers, directors, employees, agents, and affiliates are considered as one person.
- 11.5. Arbitration Fees: If you initiate arbitration, we will advance any arbitration fees, including any required deposit. If we initiate or elect arbitration, we will pay the entire amount of the arbitration fees, including any required deposit. We will also be responsible for payment and/or reimbursement of any arbitration fees to the extent that such fees exceed the amount of the filing fees you would have incurred if your Claim had been brought in the state or federal court nearest your residence with jurisdiction over the Claims.
- 11.6. Procedure: A single arbitrator will resolve the Claims. The arbitrator will be a lawyer with at least ten years' experience or who is a former or retired judge. The arbitration shall follow the rules and procedures of the arbitration administrator in effect on the date the arbitration is filed, except when there is a conflict or inconsistency between the rules and procedures of the arbitration administrator and this Arbitration Provision, in which case this Arbitration Provision shall govern. Any in-person arbitration hearing for a Claim shall take place within the federal judicial district in which you live or at such other reasonably convenient location as agreed by the parties. The arbitrator shall apply applicable substantive law consistent with the Federal Arbitration Act, 9 U.S.C. § 1 et seq. (the "FAA") and shall honor all claims of privilege and confidentiality recognized at law. All statutes of limitations that would otherwise be applicable shall apply to any arbitration proceeding. The arbitrator shall be empowered to grant whatever relief would be available in court under law or in equity. Any appropriate court may enter judgment upon the arbitrator's award. This Arbitration Provision is made pursuant to a transaction involving interstate commerce, and shall be governed by the FAA.
- 12. Taxpayer Identity Validation Disclosure. To help Bank, Processor and the government identify and fight tax refund fraud, as well as fight the funding of terrorism and money laundering activities, Bank and Processor obtain, verify, and record information that identifies each Refund Processing Service taxpayer. What this means for you: When you apply to use the Refund Processing Service for the purpose of receiving your federal and/or state tax refund(s), we will ask for your name, address, date of birth, and other information that will allow us to identify you. We may also ask to see your driver's license or other identifying documents if we need to perform additional due diligence on your account.

### YOUR AGREEMENT

Bank and Processor agree to all of the terms of this Agreement. By selecting the "I Agree" button in TurboTax: (i) You authorize Bank to receive your 2023 federal and/or state tax refund(s) from the IRS and applicable state taxing authority and Processor to make the deductions from your refund(s) described in the Agreement, (ii) You agree to receive all communications electronically in accordance with the "Communications" section of the Tax Year 2023 TurboTax(Registered Trademark) User Agreement, (iii) You consent to the release of your 2023 federal and/or state tax refund(s) deposit information and application information as described in Section 2 of this Agreement; (iv) In the event your refund(s) is/are insufficient to fully pay all such amounts due under this Agreement, you consent to the automatic debiting of your Authorized Destination Account as set forth in Section 4, as applicable, and the Arbitration Provision in Section 11; and (v) You acknowledge that you have reviewed, and agree to be bound by, the Agreement's terms and conditions. If this is a joint return, selecting "I Agree" indicates that both spouses agree to be bound by the terms and conditions of the Agreement.

272-40-7941 Steven R Imbody

Rev. 11/2021

### **FACTS** WHAT DOES GREEN DOT BANK DO WITH YOUR PERSONAL INFORMATION?

FACTS	WHAT DOES GREEN DOT BANK	DO WITH YOUR PERSONAL INFO	RMATION?			
Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do					
What?	The types of personal information we have with us. This information can in  Social Security number and account account transactions and checkin transaction history and payment h	clude: unt balances g account information	oduct or service you			
	When you are no longer our custome notice.	er, we continue to share your informa	ation as described in this			
How?	How?  All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Green Dot Bank chooses to share; and whether you can limit this sharing.					
F	Reasons we can share your personal information	Does Green Dot Bank share?	Can you limit this sharing?			
For our everyday business purposes — such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus.		Yes	No			
	arketing purposes — r products and services to you.	Yes	No			
-	narketing with other companies.	Yes	No			
business	filiates' everyday purposes — n about your transactions ences.	Yes	No			
business	filiates' everyday purposes — n about your creditworthiness.	No	We don't share			
For our af	filiates to market to you.	No	We don't share			
For nonaf	filiates to market to you.	No	We don't share			
Questions	3?   Call Toll Free: 800-901-6663					

Questions? Call Toll Free: 800-901-6663

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What we do	
How does Green Dot Bank protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
How does Green Dot Bank collect my personal information?	We collect your personal information, for example, when you  open an account or make deposits or withdrawals from your account  tell us where to send the money or provide account information  give us your contact information  We also collect your personal information from others, such as credit bureaus, affiliates, or other companies.
Why can't I limit all sharing?	Federal law gives you the right to limit only  sharing for affiliates' everyday business purposes — information about your creditworthiness  affiliates from using your information to market to you
Definitions	<ul> <li>sharing for nonaffiliates to market to you</li> <li>State laws and individual companies may give you additional rights to limit sharing.</li> </ul>
Definitions	
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.  Our affiliates include companies with a common corporate identity of Green Dot (such as our parent bank holding company Green Dot Corporation) and tax processing services companies, such as Santa Barbara Tax Products Group, LLC.
Nonaffiliates	Companies not related by common ownership or control. They can be financial and nonfinancial companies.  • Green Dot Bank does not share with nonaffiliates so they can market to you.
Joint marketing	A formal agreement between nonaffiliated financial companies that together market financial products or services to you.  • The only joint marketing partners we share with are Intuit Inc.
	and its affiliates and subsidiaries.