

# New York State Department of Taxation and Finance Termination of Election to be Treated As a New York S Corporation

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Employ	er identi	fication number						For office use only				
	Legal n	al name of corporation										
Mailing address	DBA or	A or trade name (if any)						Date red	ceived			
ng ac	Mailing	ailing name (if different from legal name)										
Maili	C/O Numbe	iber and street or PO box										
	0	Old 7D od										
	City			S	tate	ZIP code						
Busine	ss telep	hone number	Effective d	ate of termination (se	e instruction	ns)						
( The c	ornor	ation is terminati	ina ite el	potion to be treated as a New York Space				oratio	ın under New V	ork Sta	ate Tay Law	—
The corporation is terminating its election to be treated as a New York S corporation under New York State Tax Law, Article 22, section 660(c) for the following reason (mark an X in the appropriate box):												
	4 T	ermination of fe	adorol C	alaatian								
	1 1	ermination of 16	euerai S	election								
2 <b>Revocation of election</b> by shareholders owning more than 50% of the shares of stock of the corporation												
3 New shareholder refusal												
f you marked box 2, all revoking shareholders must complete the <i>Shareholder individual affirmation</i> .												
		ked box 3, only t										
o be an So given	treate corpo belov	ler individual af ed as an S corpo ration under Tax w is to the best o	oration or Law, Ar of the sha	r, in the case of ticle 22, section areholder's known	f a new n 660(c owledge	shareholder, c). The shareholder, e and belief tru	refuses older(s ie, corr	s to c s) also rect, a	onsent to the electric consent	ection	to be treated as	S
See instructions if a continuation sheet or a separate consent statement is n								eded		D		$\neg$
<b>A</b> Name and address  of each revoking shareholder  (include ZIP code)			B Social security number or employer identification number		Stock Number of shares	owned  Date acquired		Shareholder's signature (see instructions) For this termination of election to be valid, all revoki shareholders must signify consent by signing belo				
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												$\dashv$
Certifi compl		n: I certify that this			nd any a	attachments are	to the	best c	of my knowledge	and bel	lief true, correct, a	and
Autho pers	Printed name of authorized persor			Signature of authorized person			on	Official title				
	son	E-mail address of authorized person						Telephone number ( )			Date	
Pa		Firm's name (or yours if self-employed)						n's EIN Prep			er's PTIN or SSN	$\neg$
prep us	se	Signature of individual preparing this election Address						City State ZIP code			te ZIP code	$\neg$
on (see i		E-mail address of individual preparing this election						Preparer's NYTPRIN Date				

## **General information**

A corporation that made the election to be treated as a New York S corporation on Form CT-6, *Election by a Federal S Corporation to be Treated as a New York S Corporation*, must file Form CT-6.1 to terminate the election. Specifically, Form CT-6.1 is used to report:

- the termination of the corporation's taxation as a New York
   S corporation under the corporate tax law (Article 9-A or 32); and
- the termination of the shareholder's election to include his or her share of the New York S corporation's items of income, loss, and deductions under the personal income tax law (Article 22) or as unrelated business income for Article 13 taxpayers.

#### When termination occurs

An election to treat the corporation as a New York S corporation will cease to be effective:

- on the day the federal election to be treated as an S corporation ceases; or
- where shareholders owning more than 50% of the shares of stock revoke the New York S election, on the date specified under *Revocation of election*; or
- on the day a person who refuses to consent to the New York S corporation treatment becomes a new shareholder.

**Note:** When the termination date is other than the first day of a tax year, the corporation will be considered a New York S corporation from the first day of the tax year to the day immediately preceding the termination day and a New York C corporation from the termination day to the last day of the tax year.

#### Revocation of election

The revocation is effective:

- on the first day of the tax year, if Form CT-6.1 is filed on or before the fifteenth day of the third month of the tax year; or
- on the first day of the following tax year if Form CT-6.1 is filed after the fifteenth day of the third month of the tax year; or
- on the date specified, if Form CT-6.1 specifies a date on or after the date it is filed.

**Note:** In order for the revocation to be valid, the shareholders revoking the New York S election must own more than 50% of the shares of stock in the S corporation on the day the revocation is made.

## **Specific instructions**

**Enter the legal name of the corporation** exactly as it appears in the records of the New York State Department of State.

**Enter the DBA or trade name** that appears on the *Certificate of Assumed Name* filed with the New York State Department of State.

Continuation sheet or separate consent statement – If you need a continuation sheet or use a separate consent statement, attach it to Form CT-6.1. The separate consent statement must contain the name, address, and employer identification number of the corporation and the shareholder information requested in columns A through D.

**Column A** – If this is a revocation, enter the name and address of each shareholder consenting to the revocation who owned shares of stock in the corporation at the time of revocation. If this is a new shareholder refusal, enter the name and address of the new shareholder.

**Column B** – Enter the social security number or employer identification number of each shareholder listed in column A.

## Instructions

**Column C** – Enter the number of shares of stock owned and the date the shares of stock were acquired by each shareholder listed in column A.

**Column D** – Each shareholder listed in column A must signify consent to the termination or revocation by signing their name in column D or by signing their name on a separate consent statement, as described in *Continuation sheet or separate consent statement*.

If a married couple has a community interest in the stock or the income from it, both spouses must consent. Similarly, each tenant in common, joint tenant, or tenant by the entirety must also consent.

A minor's consent is made by the minor or the legal guardian. If no legal guardian has been appointed, the natural guardian makes the consent (even if a custodian holds the minor's stock under a law patterned after the Uniform Gifts to Minors Act).

An Article 13 shareholder's consent is made by an elected officer or other authorized person.

## **Signature**

The election must be certified by the president, vice president, treasurer, assistant treasurer, chief accounting officer, or other officer authorized by the taxpayer corporation.

The election of an association, publicly traded partnership, or business conducted by a trustee or trustees must be signed by a person authorized to act for the association, publicly traded partnership, or business.

If an outside individual or firm prepared the election, all applicable entries in the paid preparer section must be completed, including identification numbers (see *Paid preparer identification numbers* in Form CT-1). Failure to sign the election will delay the processing of any refunds and may result in penalties.

#### How to file

Fax Form CT-6.1 to (518) 435-8605.

If you are unable to send a fax, mail Form CT-6.1 to:

NYS TAX DEPARTMENT CORPORATION TAX ACCOUNT RESOLUTION UNIT W A HARRIMAN CAMPUS ALBANY NY 12227

### Private delivery services

See Publication 55, Designated Private Delivery Services.

# **Need help? and Privacy notification**

See Form CT-1, Supplement to Corporation Tax Instructions.