## **General Information**

## Who should file Form IL-56?

You should file Form IL-56 when you are acting in a fiduciary capacity for a taxpayer who is unable to execute a power of attorney (Form IL-2848) because of death or other legal disability. You should complete and **keep** Form IL-56 in your records at the time a fiduciary relationship is created or terminated for

- an individual,
- · a decedent's estate,
- · a receiver in a receivership proceeding,
- a trust,
- a bankruptcy estate,
- an assignee for the benefit of creditors, and
- a terminating entity.

**Note:** A terminating entity, such as a corporation, partnership, or trust, legally can only establish a fiduciary relationship before it is terminated. This allows the fiduciary to represent the entity on all tax matters after it is terminated.

## When should I file this form?

You should file this form only when

- you are required to represent the taxpayer in matters before the Illinois Department of Revenue (IDOR), or
- IDOR has requested it.

## What must I attach to this form?

You must attach satisfactory evidence of the authority to act in a fiduciary capacity to Form IL-56 (*e.g.*, copy of will, certificate of court showing your appointment and qualification, or certified copies of instruments creating the trust).

If you complete Step 4, you must attach satisfactory evidence of the termination or revocation of the prior fiduciary relationship.

Step 1: Identify the fiduc Fiduciary information	Taxpayer in	-					
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lame of fiduciary	Name of individual, estate	Name of individual, estate or trust  Mailing address			Taxpayer's identification number (SSN or FEIN)		
Mailing address	Mailing address				If deceased, date of death Month Day Year		
Sity State ZIP	City	State	ZIP	Deceased's Social	Security number		
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Step 3: List the nature ar	nd extent of lia	abilities					
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