5768 **Election/Revocation of Election by an Eligible** Section 501(c)(3) Organization To Make (Rev. September 2009) **Expenditures To Influence Legislation** For IRS Department of the Treasury (Under Section 501(h) of the Internal Revenue Code) Use Only ▶ Internal Revenue Service Name of organization Employer identification number Number and street (or P.O. box no., if mail is not delivered to street address) Room/suite City, town or post office, and state ZIP + 41 Election—As an eligible organization, we hereby elect to have the provisions of section 501(h) of the Code, relating to expenditures to influence legislation, apply to our tax year ending.....and (Month, day, and year) all subsequent tax years until revoked. Note: This election must be signed and postmarked within the first taxable year to which it applies. 2 Revocation—As an eligible organization, we hereby revoke our election to have the provisions of section 501(h) of the Code, relating to expenditures to influence legislation, apply to our tax year ending (Month, day, and year) Note: This revocation must be signed and postmarked before the first day of the tax year to which it applies. Under penalties of perjury, I declare that I am authorized to make this (check applicable box) election revocation on behalf of the above named organization. ..... (Signature of officer or trustee) (Type or print name and title) (Date) To make or revoke the election, enter b. An integrated auxiliary of a church or General Instructions the ending date of the tax year to which of a convention or association of Section references are to the Internal the election or revocation applies in item churches, or Revenue Code. 1 or 2, as applicable, and sign and date c. A member of an affiliated group of Section 501(c)(3) states that an the form in the spaces provided. organizations if one or more members organization exempt under that section Eligible organizations. A section of such group is described in a or b will lose its tax-exempt status and its 501(c)(3) organization is permitted to of this paragraph. qualification to receive deductible make the election if it is not a Affiliated organizations. Organizations charitable contributions if a substantial disqualified organization (see below) and are members of an affiliated group of part of its activities are carried on to is described in: organizations only if (1) the governing influence legislation. Section 501(h), 1. Section 170(b)(1)(A)(ii) (relating to instrument of one such organization however, permits certain eligible section requires it to be bound by the decisions educational institutions), 501(c)(3) organizations to elect to make of the other organization on legislative 2. Section 170(b)(1)(A)(iii) (relating to limited expenditures to influence issues, or (2) the governing board of one hospitals and medical research

> 3. Section 170(b)(1)(A)(iv) (relating to organizations supporting government schools),

organizations),

- 4. Section 170(b)(1)(A)(vi) (relating to organizations publicly supported by charitable contributions),
- 5. Section 509(a)(2) (relating to organizations publicly supported by admissions, sales, etc.), or
- 6. Section 509(a)(3) (relating to organizations supporting certain types of public charities other than those section 509(a)(3) organizations that support section 501(c)(4), (5), or (6) organizations).

Disgualified organizations. The following types of organizations are not permitted to make the election:

a. Section 170(b)(1)(A)(i) organizations (relating to churches),

such organization includes persons (i) who are specifically designated representatives of another such organization or are members of the governing board, officers, or paid executive staff members of such other organization, and (ii) who, by aggregating their votes, have sufficient voting power to cause or prevent action on legislative issues by the first such organization.

For more details, see section 4911 and section 501(h).

Note. A private foundation (including a private operating foundation) is not an eligible organization.

Where to file. Mail Form 5768 to the Department of the Treasury, Internal Revenue Service Center, Ogden, UT 84201-0027.

Form 5768 (Rev. 9-2009)

legislation. An organization making the election will, however, be subject to an excise tax under section 4911 if it spends more than the amounts permitted by that section. Also, the organization may lose its exempt status if its lobbying expenditures exceed the permitted amounts by more than 50% over a 4-year period. For any tax year in which an election under section 501(h) is in effect, an electing organization must report the actual and permitted amounts of its lobbying expenditures and grass roots expenditures (as defined in section 4911(c)) on its annual return required under section 6033. See Part II-A of Schedule C (Form 990 or Form 990-EZ). Each electing member of an affiliated group must report these amounts for both itself and the affiliated group as a whole.