

DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE Washington, D.C. 20224

September 25, 2014

Control #: SBSE-04-0914-0071 Affected IRM: 4.24.6.9.1 and

4.24.10.5.7.2

Expiration Date: April 1, 2015

MEMORANDUM FOR ALL EXCISE TERRITORY MANAGERS AND FIELD GROUP

MANAGERS

FROM: Alfredo Valdespino /s/Alfredo Valdespino

Chief, Excise Tax Program

SUBJECT: Reissue Additional Interim Guidance Procedures for Closing No

Liability Substitute for Return Non-Filer Cases

The purpose of this memorandum is to reissue SBSE-04-1013-0086 dated October 21, 2013 that expanded and clarified the interim guidance procedures regarding the proper closing of no liability SFR non-filer cases. Please ensure this information is distributed to all affected employees within your organization.

Letter 930 Signature Procedures for No Liability SFR Non-Filer Cases

SBSE-04-1012-088 stated that the examiner shall prepare two copies of Form Letter 930, advising taxpayer there is no liability for the tax indicated, along with a previously addressed envelope to the taxpayer. Letter 930, currently being updated, is to be signed by the manager on behalf of the Chief, Excise Tax Program.

Case File Assembly Procedures

The Case File Assembly procedures in SBSE-04-1012-088 (now reissued) stated that a copy of the Business Return Transaction File View (BRTVU) for the periods involved is to be included in the case file. **This is incorrect**, **as a BRTVU is only available for a filed return**. The correct transcript document should be a **BMFOLT** as it will show the TC150 posting for the SFR.

SFR Filing Requirement Indicator

When an SFR is established, the filing requirement indicator is "turned on." If the SFR is not liable for excise tax in the period examined and will not be liable for tax in subsequent periods, the filing requirement indicator needs to be "turned off".

Closing the SFR using DC 36 will automatically remove the filing requirement indicator for the **current period** so the examiner does not have to take any additional closing actions other than what was stated in SBSE 04-1012-088 (now reissued).

If the examiner determines there is no liability for the **current period and all future periods**, the examiner will close the SFR period using DC 36 but also follow the filing requirement procedures as stated in IRM 4.24.10.5.7.1(3).

The above guidance will be included in IRM 4.24.6.9.1, and IRM 4.24.10.5.7.2, No Change Report-Non-Filed Return, before the expiration date of this memo.

If you have any questions, please contact Kellie McCann, Excise Policy Manager or Joseph Kingeter, Excise Tax Program Analyst. Cc: www.irs.gov