Part III - Administrative, Procedural, and Miscellaneous

Designation of Private Delivery Services

Notice 2016-30

This notice updates the list of designated private delivery services ("designated PDSs") set forth in Notice 2015-38, 2015-21 I.R.B. 21, for purposes of the timely mailing treated as timely filing/paying rule of section 7502 of the Internal Revenue Code, and provides rules for determining the postmark date for these services. These changes are effective April 11, 2016.

BACKGROUND

Section 7502(f) authorizes the Secretary to designate certain private delivery services ("PDSs") for the timely mailing treated as timely filing/paying rule of section 7502. Revenue Procedure 97-19, 1997-1 C.B. 644, provided rules to apply to be a designated PDS, as well as setting forth the criteria for eligibility for designation as a PDS. Originally, under Rev. Proc. 97-19, there was a semi-annual application period for designation as a PDS with set dates for announcing the list of designated PDSs to the public. The current rules provide that there is one annual application period to apply for designation, ending on June 30th, and the list of designated PDSs is updated
as PDSs are added or removed from the list. See Notice 97-50, 1997-2 C.B. 305, and Notice 99-41, 1999-2 C.B. 325. In addition, the address for submitting applications listed in Rev. Proc. 97-19 was updated in Notice 2015-38, 2015-21 I.R.B. 21.


NATURE OF CHANGES

The IRS is adding eight new delivery services to the list of designated delivery services. DHL Express: DHL Express 9:00, DHL Express 10:30, DHL Express 12:00, DHL Express Worldwide, DHL Express Envelope, DHL Import Express 10:30, DHL Import Express 12:00, and DHL Import Express Worldwide are added to the list published in Notice 2015-38.

This notice also extends the rules provided in Notice 2015-38 for determining the postmark date for documents delivered by a designated delivery service to the newly designated delivery services referenced above.

LIST OF DESIGNATED PDSs

Effective April 11, 2016, the list of designated PDSs is as follows:
DHL Express:

1. DHL Express 9:00
2. DHL Express 10:30
3. DHL Express 12:00
4. DHL Express Worldwide
5. DHL Express Envelope
6. DHL Import Express 10:30
7. DHL Import Express 12:00
8. DHL Import Express Worldwide

FedEx:

1. FedEx First Overnight
2. FedEx Priority Overnight
3. FedEx Standard Overnight
4. FedEx 2 Day
5. FedEx International Next Flight Out
6. FedEx International Priority
7. FedEx International First
8. FedEx International Economy

UPS:

1. UPS Next Day Air Early AM
2. UPS Next Day Air
3. UPS Next Day Air Saver
4. UPS 2nd Day Air
5. UPS 2nd Day Air A.M.
6. UPS Worldwide Express Plus
7. UPS Worldwide Express.

Only the specific delivery services enumerated in this list are designated delivery services for purposes of section 7502(f). DHL Express, FedEx, and UPS are not designated with respect to any type of delivery service not enumerated in this list. Taxpayers are cautioned that merely because a delivery service is provided by DHL Express, FedEx, or UPS, it does not mean that the service is designated for purposes of the timely mailing treated as timely filing/paying rule of section 7502.

This list of designated PDSs and designated services will remain in effect until further notice. The IRS will publish a subsequent notice setting forth a new list only if a designated PDS (or service) is added to, or removed from, the current list, or if there is a change to the application and/or appeal procedures. Delivery services requesting to be designated in time for an upcoming filing season must submit applications by June 30th of the year preceding that filing season, as required by Rev. Proc. 97-19, as modified by Notice 97-50.

SPECIAL RULES FOR DETERMINING POSTMARK DATE IN THE CASE OF A PDS

Section 7502(f)(2)(C) requires a PDS to either (1) record electronically to its data
base (kept in the regular course of its business) the date on which an item was given to
the PDS for delivery or (2) mark on the cover of the item the date on which an item was
given to the PDS for delivery. Under section 7502(f)(1), the date recorded or the date
marked by the PDS under section 7502(f)(2)(C) is treated as the postmark date for
purposes of section 7502.

For each PDS designated in this notice, the delivery service records
electronically the date on which an item was given to it for delivery, which is treated as
the postmark date for purposes of section 7502. Under this notice, the postmark date
for an item delivered after the due date is presumed to be the day that precedes the
delivery date by an amount of time that equals the amount of time it would normally take
for an item to be delivered under the terms of the specific type of delivery service used
(e.g., two days before the actual delivery date for a two-day delivery service).
Taxpayers who wish to overcome this presumption must provide information that shows
that the date recorded in the delivery service’s electronic database is on or before the
due date, such as a written confirmation produced and issued by the delivery service.
Each delivery service stores the date recorded in its database only for a finite period,
but for no less than six months. Senders or recipients using a designated delivery
service can obtain information concerning the date recorded by contacting the
designated delivery service. Contact information for each delivery service is available
on the company’s website.

ADDRESS FOR SUBMITTING APPLICATIONS
The application address first provided in Rev. Proc. 97-19 and modified by Notice 2015-38 remains in effect. Applications must be submitted to:

Internal Revenue Service  
Postal and Transport Policy Section, PDS  
MC 7015 NDAL  
4050 Alpha Road  
Dallas, TX 75244  

The above address is also where a PDS may write to: (1) obtain administrative review of a letter of denial of designation under section 9.03 of Rev. Proc. 97-19; (2) appeal a letter confirming the denial of designation under section 9.06 of Rev. Proc. 97-19; (3) provide prompt written notification to the IRS of any change in application information under section 10.01 of Rev. Proc. 97-19; and (4) appeal the issuance of a proposed revocation letter under section 12.03 of Rev. Proc. 97-19.

EFFECT ON OTHER DOCUMENTS


EFFECTIVE DATE

This notice is effective on April 11, 2016.

FOR FURTHER INFORMATION

The principal author of this notice is Steven L. Karon of the Office of Associate Chief Counsel (Procedure & Administration). For further information regarding this
notice contact Steven L. Karon at (202) 317-6834 (not a toll-free call).