

DEPARTMENT OF THE TREASURY

INTERNAL REVENUE SERVICE WASHINGTON, D.C. 20224 December 18, 1998

UILC: 931.00-00 911.06-01

Number: **199913007** Release Date: 4/2/1999

INTERNAL REVENUE SERVICE NATIONAL OFFICE SERVICE CENTER ADVICE

MEMORANDUM FOR Ogden Service Center

Mail Stop 4160 Selection Unit 2

FROM: W. EDWARD WILLIAMS

Senior Technical Reviewer, Branch 1 CC:INTL:Br1

SUBJECT: Claim of Exclusion Under I.R.C. § 931 for Compensation

Earned In Johnston Island

This Service Center Advice responds to your memorandum dated September 3, 1998, through the office of District Counsel, Salt Lake City. Service Center Advice is not binding on Examination or Appeals and is not a final case determination. This document is not to be used or cited as precedent.

LEGEND:

X = Year 1 = Year 2 = Year 3 = W =

ISSUE(S):

1. Whether income derived from rendering personal services by taxpayer ("Taxpayer") as an employee of X Corporation on Johnston Island during

Year 4 may be excluded by the Taxpayer from his gross income under section 931(a) of the Internal Revenue Code of 1986 ("I.R.C.")?

 Whether the taxpayer can qualify for the I.R.C.§ 911 "foreign earned income exclusion" on that basis that Johnston Island is a "foreign country" under I.R.C.§ 9 11(b)(1)(A)?

CONCLUSION:

Based on the facts presented, we conclude that the Taxpayer is not entitled to claim the I.R.C. § 931 exclusion, because Johnston Island is not a "specified possession" as defined in I.R.C. § 931(c).

We have also conclude that the Taxpayer is not entitled to claim the I.R.C. § 911 foreign earned income exclusion because Johnston Island is not a "foreign country" as defined in I.R.C. § 911(b)(1)(A) and Treas Reg. § 1.911-2(g) and (h).

FACTS

Taxpayer is an individual U.S. citizen who was employed during Years 1 through 4 by X Corporation, a civilian contractor performing U.S. government contracts on Johnston Island. The Taxpayer earned total gross wages of \$w during Year 4 while employed in Johnston Island. There is no information provided regarding the amount of taxpayer's income earned, or location of employment during Years 1 through 3. Taxpayer originally filed his income tax return (Form 1040) for Year 4, not claiming the I.R.C. § 931 exclusion and including in gross income all wages he earned while working on Johnston Island. He subsequently filed an amended return (Form 1040X), making a claim for refund of federal income taxes paid for Year 4 on the basis that he is entitled to the benefits of the I.R.C.

§ 931 exclusion.

Johnston Island is a 625 acre island, and it is the largest of several islands constituting the island group known as the "Johnston Atoll", located approximately 700 nautical miles southwest of Hawaii. Johnston Island is an unincorporated territory of the United States. It was designated as a Naval Defensive Sea Area and Airspace reservation on February 14, 1941 by Executive Order 8682. It is currently operated and maintained by Field Command, Defense Special Weapons Agency (DAWA), Kirkland Air Force Base, New Mexico. In the early 1970s, the military began moving chemical weapons from Okinawa to Johnston Island, and the island became a major storage facility for U.S. chemical weapons.

In the late1980s, the U.S. Defense Department began construction of an incinerator facility to destroy the chemical weapons on the island. Testing of the facility began in 1990, with full-scale operations beginning in 1993. Taxpayer was employed by Corporation X in conjunction with the operation of the facility during Year 4. Years 1 through 4 are all calendar years subsequent to 1990.

LAW AND ANALYSIS:

- I.R.C. § 931 provides in pertinent part as follows:
- (a) General rule. In the case of an individual who is a bona fide resident of specified possession during the entire taxable year, gross income shall not

include -

- (1) income derived from sources within any specified possession, and
- (2) income effectively connected with the conduct of a trade or business by such individual within any specified possession.

- (c) Specified possession.- For purposes of this section, the term "specified possession" means Guam, American Samoa, and the Northern Mariana Islands.
- I.R.C. § 931(a) states that the exclusion under that subsection is available only to "an individual who is a bona fide resident of a *specified possession."* [Emphasis Added.] A "specified possession" is defined by I.R.C. § 931(c) as "Guam, American Samoa, and the Northern Mariana Islands." Thus, the I.R.C. § 931 exclusion may not be claimed by the taxpayer, because Johnston Island is not a "specified possession" within the meaning of the statute.

Prior to the <u>Tax Reform Act of 1986</u> (Pub. L. 99-514, which enacted the <u>Internal Revenue Code of 1986</u>, hereinafter "1986 Code"), I.R.C. § 931 (a) of the <u>Internal Revenue Code of 1954</u> (hereinafter "1954 Code"), did provide for an exclusion from U.S. gross income, for the income of U.S. citizens engaged in a trade or business and "derived from sources within a possession of the United States." The exclusion for possession sourced income that was available under section 931 of the 1954 Code was limited to individuals who could show that 80 percent or more of their gross income was derived from a U.S. possession for the three-year period immediately preceding the taxable year, and that 50 percent or more of their gross income was derived from a trade or business in such U.S. possession. The taxpayer's claim for refund does not include information regarding Years 1 through 3, such as the amount of income earned or the location of his

employment. This omission is somewhat academic because it is clear that the 1954 Code provisions do not apply to Years 1-4.

Section 931 of the 1954 Code did not define the term "U.S. possession." Treas. Reg. § 1.931-1, enacted under the 1954 Code, lists various possessions of the United States, including Johnston Island, that were considered to be "possessions of the United States " for purposes of section 931 of the 1954 Code. The Tax Reform Act of 1986 generally amended the provisions of prior section 931, including the addition of a definition of the term "specified possession" in subsection (c). Since it is not included in the definition of a "specified possession", Johnston Island is no longer a possession for purposes of I.R.C. § 931, regardless of the regulation.

Thus, neither the regulation nor the prior Code section are applicable to the time period when the taxpayer worked for X Corporation on Johnston Island. The effective date provisions of the Tax Reform Act of 1986, (Section 1277 of Pub. L. 99-514.) indicate that the amended section 931, under the 1986 Code is to apply to taxable years beginning after December 31, 1986. Thus, taxpayer's claim for refund for taxes should be denied on the basis that he is not entitled to claim the I.R.C. § 931 exclusion for Year 4.

It has been suggested that taxpayer may also argue that he is entitled to claim the "foreign earned income" exclusion under I.R.C. § 911 for Year 4, on the basis that Johnston Island is a "foreign country." I.R.C. § 911(b)(1)(A) limits the availability of the foreign earned income exclusion to compensation earned while working in a "foreign country." The term ""foreign country" is defined in Treas. Reg. § 1.911-2(h) as "any territory under the sovereignty of a government other that the United States." Treas Reg. § 1.911-2(g) provides that the term "United States when used in a geographical sense includes *** the possessions and territories of the United States." Johnston Island is not a "foreign country" for purposes of I.R.C. § 911 because it is a possession of the United States. Thus, we disagree with Taxpayer's assertion that he may be entitled to claim the "foreign earned income" exclusion under I.R.C. § 911.

CASE DEVELOPMENT, HAZARDS AND OTHER CONSIDERATIONS:

If yo	ou have	any f	urther o	questions,	please	call	(202)	622-3880.
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