

Defending a Federal or State Tax Audit in Aviation & Other Industries

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Disclaimer

This presentation is being provided for general information and should not be construed as legal advice or legal opinion on any specific facts or circumstances. You are urged to consult your attorney or other advisor concerning your specific situation and for any specific legal or financial questions you may have.



Overview

- How to respond when the IRS initiates an income tax or excise tax audit
- Procedural and substantive aspects of the audit process
- Possible outcomes "no change" letter or proposed income or excise tax liability
- Settling the case and/or filing a Protest with IRS Appellate Division
- Alternatives to filing a Protest
- Current "hot" issues in IRS income tax audits



Audit Triggers

- Increased audits for high-income taxpayers, per Treasury Secretary Steven Mnuchin during a March 3 House Ways and Means Committee hearing
- Increased audits of "flow through" entities (S Corporations/LLC partnerships)
- Large losses reported on Form 1040 (e.g., bonus depreciation)
- Large travel and entertainment deduction
- Industries deemed "non-compliant" by the IRS



Department of the Treasury Internal Revenue Service Requ		Request Number	
Rev. September 2006)	Information Document Request 1		
To: (Name of Taxpayer and	Company Division or Branch)	Subject	
		SAIN Number	Submitted To:
		Dates of Previous	Requests
Please return Part 2 with listed o	documents to requester identified below		
Description of documents re-	quested		
Did the company pro carriers during calendar	vide air transportation to or for employear 2012 or 2011?	oyees other than regula	rly scheduled commercial
. If the company provi	ded employees air transportation utili	izing "Business Aircra	ft", then please:
owned by the company contract/agreement.	tances and employees involved. For or a related entity. If the aircraft was	s chartered or leased, p	
i. Flight date ii. Origin of flight iii. Destination of flight iv. Mileage of each f v. Number of seats a vi. Name of each pas	light leg available on aircraft		sonal entertainment
	traveling for company business purpo of each passenger to taxpayer, and each passenger's trip.	oses, also provide:	
nformation Due By	At Next App	pointment [Meil in
Name	and Title of Requester	, Employee ID	number , Date (mmddyyyy)

Form 4564 (Rev. 9-2006)



Form 4564 (Rev. September 2006)	Department of the Treasury — Internal Revenue Service Information Document Request	Request Number
d. If the passenger was	traveling for personal purposes, provide:	
 Whether the passeng 274(c)(2)(B); 	er was a "specified individual", guest or relative of a "specified indi	ividual" under IRC
ii. Whether the passens 1.61-21(g)(8)	ger was a "control employee", guest or relative of a "control employ	ee" as defined in
iii. What amount, if an taxpayer for the person	y, the employee (officer, shareholder, partner) reimbursed in expenseal flight.	es or paid the
the amount deductible	omputations made under IRC 274(e), Notice 2005-45 or proposed re under IRC 274(e)(2) or(9) for personal entertainment flight's aircraf als." Please make sure the information provided reflects the:	
 Type of Aircraft exp calculation, and 	ense (fuel, interest, depreciation, flight crews, etc.) considered in the	e IRC 274(e)
b. Flight by Flight com	putations.	
the taxpayer has calcul- or independent contrac	ed "Fair Market Value" or "Standard Industry Fare Level (SIFL)" of ated taxable compensation of wages for Personal Use of Business A toors. Additionally, provide the related Form W-2 or Form 1099 alon low much of the compensation on the Form is related to personal us	ircraft for employees
Copy of each aircraf	t purchase contract and invoice.	
6. Copy of each aircraf information includes ar	t's tax depreciation schedule from date first placed in service throug ny depreciation disallowed as a result of application of IRC 274(e)(2	h 2012. Be sure this 2) or (9) limitations.
7. Each aircraft registra passenger seats on the	ation number, manufacturer's serial number, type and model of aircraft.	aft, and number of
information Due By	At Next Appointment Mail in	П
Name	and Title of Requester Employee ID number	Date (mmddyyyy)
From:	2 Location	Telephone Number

Form 4564 (Rev. 9-2006)

Catalog Number 23145K



Form 4564 (Rev. September 2006)	Department of the Treasury — Internal Rovenue Service Information Document Request	Request Number
regarding who may use	ny's policy/guidelines regarding use of the business aircraft. Please the aircraft; purposes for which the aircraft may be used; if there are same time, how is the determination made on which request is gran	multiple requests
	rehensive list detailing amounts of all expenses associated with each	aircraft in 2011 and

- Depreciation:
- o Interest expense (clarified in 1.274-10);
- Lease payments;
- · Charter payments;
- Management Fees;
- Other costs.
- · Crew and maintenance salaries;
- · Crew meal and lodging expenses;
- · Takeoff and landing fees;
- Maintenance flights:
- · Hanger fees;
- · Fuel, tires, insurance, registration

Information Due By		At Next Appointment	Mail in	
From:	Name and Title of Requester		Employee ID number	Date (mmddyyyy)
	Office Location			Telephone Number
Catalon Number 23145	K	3		Form 4564 (Boy 0 2006)

Life Cycle of IRS Tax Audit

- Proposed date and location of audit; initial meeting with IRS
- Who should represent the taxpayer?
- When should legal counsel get involved?
- Determining overall scope of examination
- Determining at the outset whether there are any "looming" issues that may be discovered (e.g. FET liability)



Life Cycle of IRS Tax Audit

- Document retrieval
- Original contemporaneous records/flight logs vs. information that is created after the event(s) occur
- Directly responding to IDR questions, without providing extraneous or unnecessary information

"Hot" Audit Issues

- MACRS vs. ADS depreciation (including bonus depreciation)
- Passive vs. active characterization of loss
- Deduction limitations for personal entertainment use of aircraft
- **Hobby Loss activities**





IRS Revenue Agent Report

- Typically have 30 days to review/respond before final assessment is issued ("30 day letter")
- Any proposal of penalties (e.g. 20% accuracy)?
- Responding to the RAR, requesting a meeting with the agent supervisor



Internal Revenue Service	Department of the Treasury
W	Taxpayer Identification Number:
Cate:	Form:
	Tax Period(s) Ended and Deficiency Amoun
	Person to Contact:
	Contact Telephone Number:
	Employee Identification Number,
	Last Date to Respond to this Letter:
Dear ·	

We have enclosed an examination report showing proposed changes to your tax for the period(s) shown above. Please read the report, and tell us whether you agree or disagree with the changes by the date shown above.

If you agree with the proposed changes...

- 1. Sign and date the enclosed agreement form.
- 2. Return the signed agreement form to us.
- 3. Enclose payment for tax, interest and any penalties due. Make your check or money order payable to the United States Treasury. You can call the person identified above to determine the total amount due as of the date you intend to make payment.
- 4. After we receive your signed agreement form, we will close your case.

If you pay the full amount due now, you will limit the amount of interest and penalties charged to your account. If you agree with our findings, but can only pay part of the bill, please call the person identified above to discuss different payment options. We may ask you to complete a collection information statement to determine your payment options, such as paying in installments. You can also write to us or visit your nearest IRS office to explain your circumstances. If you don't enclose payment for the additional tax, interest, and any penalties, we will bill you for the unpaid amounts.

If you don't agree with the proposed changes...

1. You may request a meeting or telephone conference with the supervisor of the person identified in the heading of this letter. If you still don't agree after the meeting or telephone conference, you can:

Letter 950-E(DO) (6-2005)

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- 2. Request a conference with our Appeals Office. If the total proposed change to your tax is:
- \$25,000 or less for each referenced tax period, send us a letter requesting consideration by Appeals Indicate the issues you don't agree with and the reasons why you don't agree. If you don't want to write a separate letter, you can complete the Statement of Disputed Issues at the end of this letter and
- More than \$25,000 for any referenced tax period; you must submit a formal protest.

If you request a conference with our Appeals Office, an Appeals Officer will call you (if necessary) for an appointment to take a fresh look at your case. The Appeals Office is an independent office and most disputes considered by the Appeals Office are resolved informally and promptly. By requesting a conference with our Appeals Office you may resolve the matter sooner and/or prevent interest and any penalties from increasing on

The requirements for filing a formal protest are explained in the enclosed Publication 3498, The Examination Process. Publication 3498 also includes information on your Rights as a Taxpayer and the IRS

You must mail your signed agreement form, completed Statement of Disputed Issues, or a formal protest to us by the response date show in the heading of this letter. If you decide to request a conference with the examiner's supervisor, your request should also be made by the response date indicated.

MAIL RESPONSES TO:

Internal Revenue Service

If we don't hear from you by the response date shown in the heading of this letter, we will have to process your case on the basis of the adjustments shown in the enclosed statement.

If you have any questions, please contact the person whose name and telephone number are shown above.

Thank you for your cooperation.

Sincerely yours.

Enclosures: Copy of this letter Examination Report Form 13683 Publication 3498 Envelope



Appellate Division

- Timing of appellate case
- Is taxpayer willing to extend statute of limitations (Form 872 (income tax)/Form 872-B (excise)) for open tax years
- Interest (and/or) penalties continue to accrue if no prepayment of tax is made
- Ability to trade issues (is this all or nothing or is compromise a possibility)
- Complexity of issues Appellate Division may have higher level of expertise; not always the case (e.g. excise tax)

Appellate Division

- Settlement opportunities
 - Amended tax returns and impact on prospective reporting position
- Dealing with the liability
 - Installment Payment Plan (avoiding IRS enforcement action)
 - Offer in compromise (not typically approved for solvent taxpayers)



Alternatives to Appellate Division

- Should the case be litigated? Is a courtroom a better forum for the issues involved?
- Analyze cost of litigation and choice of forum
 - If income tax can continue without prepayment of tax by filing complaint with United States Tax Court or Court of Federal Claims
 - If excise tax must pay assessed tax and proceed in Federal District Court or Court of Federal Claims



- Sales taxes are collected in 45 states and, additionally, in thousands of local jurisdictions
- Some states have no income tax and are therefore more likely to aggressively enforce imposition of sales and use taxes
- Aircraft are "big ticket" items with large sales and use tax exposure
- States are facing unprecedented budget shortfalls and need to locate additional revenues – aircraft are easy targets that generate potentially large tax liabilities



State Sales and Use Tax Audits

- Sales tax audit process is similar in many ways to IRS audit process but is generally less formal
- Sales tax audit typically starts with an inquiry letter from a state taxing authority to the taxpayer
 - May be automatically generated following state's receipt of notice of FAA registration of aircraft using an address in that state
 - May result from information reported to state revenue agency by airport/FBO/management company

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- Taxpayer must reply to letter in writing with specific information, including supporting documentation, regarding any exemption from sales or use tax that is claimed; otherwise sales tax will likely be assessed
- Nature of inquiry and required response varies from state to state



- Documents typically requested include copies of:
 - Filed sales and use tax returns and proof of payment of sales or use tax
 - Aircraft Purchase Agreement/Bill of Sale/Invoice
 - Issued Resale Certificate(s)/Exemption Certificates and proof that such certificates were remitted/filed as needed
 - Aircraft leases/invoices for rent/proof of rent payment

State Sales and Use Tax Audits

Common Issues:

- Nexus whether or not aircraft has sufficient connection with state in question to give rise to sales or use tax liability
- Validity of claimed exemptions
 - Application of sales and use tax is formalistic but substance may also be relevant
 - Need to prove application of exemption based on clear and convincing documentary evidence
- Commercial aircraft exemption usually strictly construed against taxpayer if there is any ambiguity regarding the application of this exemption



State Sales and Use Tax Audits

Common Issues (continued):

- Sale for Resale (Leasing) Structures
 - Signed leases and Resale Certificates executed/issued as of closing date
 - Clear transfer of aircraft possession to lessee(s) as documented in flight logs
 - Registration as sales tax vendor with state prior to closing date
 - Sufficiency of rent amount and proof that rent payments were actually and timely made (not just book entries)
 - Clear lease structure, particularly with charter leases



- Results of audit will be reported in writing
- Carefully follow procedure for appeal/redetermination, paying special attention to all deadlines, which vary from state to state
- Appeals process in most states is extremely backlogged and can take many months or even years to resolve – be prepared for a lengthy process
- Consider settlement options based on assessed liability, penalties and interest and cost of appeal



- Appellate conferences/hearings are generally informal and may be conducted in person or by telephone
- Appeals officer may request documentation such as copies of filed Federal income tax returns and taxpayer's financial statements
- Appeals officer may be more willing to accept alternative theories of liability to reduce overall tax amount and reduce or eliminate penalties



- Depending on the specific state and the amount of the assessed sales or use tax liability, it may be prudent to consider other alternatives
 - ▶ If a state revenue authority is known to be particularly taxpayer unfriendly or biased against aircraft owners, it may be advisable to consider paying tax and filing suit for refund in courts
- Many states have enacted voluntary disclosure programs that allow taxpayers to voluntarily report unpaid sales or use tax and avoid payment of penalties as long as taxpayer is not under audit or criminal investigation at the time of disclosure

Questions?



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