# PCS Tax Insight

Private Company Services Publication

August 12, 2011

August 31 deadline is fast approaching for certain voluntary disclosures of foreign bank accounts and international information returns

The IRS's Offshore Voluntary Disclosure Initiative (OVDI) will close on **Wednesday**, **August 31**, **2011**.

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voluntary disclosure of:

- Unreported income;
- Failure to file Form TD F 90-22.1 (Report of Foreign Bank and Financial Accounts) ("FBAR"); or
- Failure to file certain international information returns (e.g., Form 5471).

#### Background

The IRS announced the OVDI in February 2011 to give taxpayers who are U.S. persons and who did not make a voluntary disclosure under the 2009 Offshore Compliance Initiative a second opportunity to return to compliance with U.S. tax laws. The complete set of "Frequently Asked Questions" (FAQs) that comprise the OVDI are available on the IRS's website (click <a href="here">here</a>):

Taxpayers with undisclosed foreign financial accounts or undisclosed foreign business entities, and unreported income from these sources, have until August 31 to make a voluntary disclosure to the IRS.



Taxpayers who are concerned about potential criminal prosecution for concealing income from taxation, or for concealing foreign financial accounts, should consult their legal advisor before engaging in substantive discussions with PwC to determine whether the protection of attorney-client privilege is necessary.

The OVDI also may allow certain taxpayers who have failed to meet their U.S. tax or FBAR filing obligations, and who want to return to compliance, the opportunity to come forward and pay reduced or no penalties.

#### Taxpayers with Unreported Income and Unreported Foreign Financial Accounts

The IRS recognizes that there are many potential reasons why a U.S. person may not have reported all income or may not have reported an interest in a foreign financial account or controlled foreign company. Each taxpayer's facts are different and must be considered within the full context of the OVDI.

- A taxpayer who has consistently filed U.S. income tax returns, but has not reported income from a foreign financial account or controlled foreign company, and has not filed timely FBARs, can use the OVDI to pay tax, plus certain penalties and interest, and avoid criminal prosecution. The OVDI requires taxpayers to file amended returns going back to 2003.
- A taxpayer who is a U.S. person, who has lived outside the U.S. for many years, and who has filed returns in the country of residence but not with the IRS, also may use the OVDI to return to compliance with their U.S. obligations and avoid criminal prosecution. This

taxpayer also may choose to "opt out" of the OVDI if the penalties that are imposed by the OVDI are disproportionate to the U.S. compliance failure. Such a taxpayer may still be selected for examination but may not have to pay some or all of the tax and FBAR penalties required under the OVDI.

### Taxpayers Who Have Reported All Income Timely But Failed to File FBARs

FAQ 17 of the OVDI allows a U.S. person who should have filed the FBAR form for 2009 and for prior years, but did not, to file the required forms without incurring a late filing penalty if they are filed by August 31, 2011. The penalty for failing to file a timely FBAR can be as high as 50 percent of the total balance of the foreign account. To use FAQ 17, however, the U.S. person who is the owner of the account must have reported all the income from the foreign account and paid all the associated tax. A U.S. person who has a reporting responsibility as a result of having signature authority over a foreign account, but no financial interest in the account (e.g., accounts of employers), also may use FAQ 17 to file delinquent FBARs for the accounts. A statement explaining why the FBAR was not timely filed must be included with the FBAR, but no explanation of why reasonable cause exists under published IRS guidance or applicable case law is needed. FAQ 17 penalty relief is not available with respect to FBAR accounts maintained during calendar year 2010.

Note that a person with signatory authority over, but no financial interest in, a foreign account may, in some situations, be able to file FBARs outside the OVDI program for years prior to 2010 without incurring a penalty. For example, IRS Notice 2011-54 provides a deadline of November 1, 2011, to timely file FBARs for years prior to 2010 for

certain individuals who had signature authority over, but no financial interest in, foreign financial accounts.

### Taxpayers Who Have Reported All Income Timely But Failed to File International Information Return

FAQ 18 of the OVDI allows a taxpayer who should have filed an international information return (e.g., Forms 926, 3520, 3520-A, 5471, 5472, 8858, 8865), but did not, to file the form (or, when required, an amended return with the required form). A taxpayer may use FAQ 18 only when all income with respect to all transactions related to the entity reported on the late-filed form was reported on the income tax return filed for the year, and all tax has been paid. A statement explaining why the international information return was not timely filed must be included with a "zero" amended return, but no explanation of why reasonable cause exists under published IRS guidance or applicable case law is needed.

## Taxpayers Who Want to Participate in OVDI But Cannot File Returns by August 31, 2011

FAQ 25.1 allows a taxpayer to request an extension to complete a submission if the taxpayer can show it made a good faith attempt to comply with the terms of the OVDI by August 31, 2011. A good-faith attempt to comply includes executing a required agreement to extend the period of time to assess tax and penalties and to assess FBAR penalties.

A request may be made for an extension of up to 90 days and must include a statement of the items that

are missing, the reasons why the items are not included in the submission, and the steps the taxpayer is taking to obtain the missing items. A request for an extension must be made in writing and sent on or before August 31, 2011, to the Austin Campus:

Internal Revenue Service 3651 S. I H 35 Stop 4301 AUSC Austin, TX 78741 ATTN: 2011 Offshore Voluntary Disclosure Initiative

#### How PwC can help

Certain private companies and highnet-worth individuals owning or controlling foreign accounts and/or foreign entities may not be in full compliance with their international information return requirements. The OVDI is an opportunity for those who failed to file such returns to come forward and be in full compliance with no or reduced penalty.

PwC's Tax Controversy and Dispute Resolution (TCDR) practice, working in conjunction with PwC's Advisory practice, may be able to assist private companies and high net worth individuals who would like to take advantage of the OVDI. The TCDR practice may be able to assess eligibility, prepare a statement explaining the reason for nonfiling, and make sure all the necessary information is completed before the filing.

The TCDR practice also may be able to review a client's current procedures used to identify accounts, entities, and transactions that are required to be included on the international information returns as well as the methodology used to collect such data.

#### Questions regarding the OVDI should be directed to:

Louis Carlow (213) 356-6319 Los Angeles

Kevin Curran (202) 312-7730 National Tax

Susan Stanley (713) 356-5080 Houston

Questions regarding FAQ 18 for late filed international information returns should be directed to:

Louis Carlow (213) 356-6319 Los Angeles

Kevin Curran (202) 312-7730 National Tax

*Susan Stanley* (713) 356-5080 *Houston* 

Jennifer Breen (202) 312-7584 National Tax

Questions regarding preparation of Form TD F 90-22.1 (Report of Foreign Bank and Financial Accounts) (FBAR), and extended deadlines for filing FBAR, should be directed to:

Candace Ewell (202) 312-7694 National Tax

Rochelle Hodes (202) 312-7859 National Tax

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