Form **13750** (October 2005)

Department of the Treasury — Internal Revenue Service

Election to Participate in Announcement 2005-80 Settlement Initiative

OMB No. 1545-1970

Note

You must provide *all the information required under this Election* by **January 23, 2006** (or as otherwise stipulated in subsequent requests from the Service for additional information) to be eligible for the settlement.

Section I Tax	payer Data				
I elect to participate in the settlement initiative as describ- Revenue Bulletin 2005-46 dated November 14, 2005.	ed in Announcement 2005-80 and	d as contained in Internal			
1. Taxpayer name(s) (Include name of spouse if joint return) 2.		. Taxpayer(s) Identification Number (EIN or SSN)			
3. Address (Street, City, State, ZIP code)		. Telephone number () . FAX number ()			
6. Are you currently under examination or in Appeals Yes (Please complete items 8a and 8b) No (Please provide copies of all relevant tax returns with your election submission)	that was a party to the arrang Yes (Complete items 9a	,			
8a. Name and address (Street, City, State, ZIP Code) of IRS contact for your current examination or Appeals matter (If applicable)	9a. Name and address (Street, IRS contact for the TEFRA I or Appeals matter (If application)	Partnership examination			
8b. Telephone number of IRS contact	9b. Telephone number of IRS T	EFRA contact			
()	()				
10. Have you received a Statutory Notice of Deficiency		Yes No			
11. Has the TEFRA Partnership received a Notice of Final Part	nership Administrative Adjustment	Yes No			
12. Do you have a Power of Attorney (If Yes, attach a copy to this election)		Yes No			
13. Have you filed an amended return(s) for any of the years in which you engaged in this transaction(s) (If Yes , attach a copy or copies to this election)		Yes No			
Section II Settlement Initiative Tra (For each box checked below, complete a separa	ansactions Elected by Taxpayer ate Form 13750, Schedule A and attac				
 Notice 2002-21 (20% penalty) Notice 2001-16 (20% penalty) Notice 2003-55 (10% or 20% penalty) Notice 2003-54 (10% penalty) Notice 2003-81 (10% penalty) Notice 99-59 (10% penalty) Revenue Ruling 2004-98 (5% penalty) Revenue Ruling 2004-20 & 2004-21 (5% penalty) Notice 2004-8 (5% penalty) Revenue Ruling 2004-4 (5% penalty) 	Notice 2003-77 (5% penalty) Notice 2003-24 (5% penalty) Revenue Ruling 2003-6 (5% penalty) Revenue Ruling 2000-12 (5% penalty) Revenue Ruling 2000-12 (5% penalty) Treasury Regulation § 1.64 Notice 2004-41 (5% penalty) Notice 2004-7 (5% penalty) Management S Corporatio	ty) % penalty) 2002-80 (5% penalty) ty) 5% penalty) 43(a)-8 (5% penalty)			

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Section III	Ineligible Taxpayer Sp	ecial Request for Inclusion	
I am ineligible to	participate in the Announcement 2005-80 settler	nent initiative because – (Check all that apply)	
I am a promo	oter as outlined in Section 2, paragraph 1 of the A	nnouncement	
I am a persor	n related to a promoter as outlined in Section 2,	paragraph 2 of the Announcement	
I am a TEFR	A partner or promoter as outlined in Section 2, page 2	aragraph 3 of the Announcement	
Despite my inelig	gibility, I request that the Service permit settleme	nt under this initiative for the following reason(s)	
Section IV		nalties	
I may qualify for	a 0% penalty under IRC § 6662 for the following	reasons (Check all that apply)	
1. I filed a di	sclosure under Announcement 2002-2		
	a written tax opinion by an independent tax adv 50, Schedule B for each issue to which the opini	sor (If box is checked, please complete a separate on applies and attach it to your election).	
		at I have examined these statements, accon e best of my knowledge and belief, they are	
Taxpayer Attestation	Signature of Taxpayer	Date	
	Signature of Taxpayer	Date	
	Inst	ructions	
attachments		 If you are under examination (or in Appeals TEFRA partnership in which you are a part examination (or in Appeals), please send a 	tner is under a copy of this
	REVENUE SERVICE Incement 2005-80	Election to the IRS examiner (or IRS Appe	

Attn: Announcement 2005-80 MS1505 24000 Avila Road Laguna Niguel, CA 92677

 For additional information, please refer to the IRS website at www.irs.gov. A link to Announcement 2005-80 will be displayed on the main page.

Privacy Act Statement

The Privacy Act of 1974 says that when we ask you for information, we must first tell you our legal right to ask for the information, why we are asking for it, and how it will be used. We must also tell you what could happen if you do not provide it and whether or not you must respond under the law.

This notice applies to tax returns and any papers filed with them. It also applies to any questions we need to ask you so we can complete, correct, or process your return; figure your tax; and collect tax, interest, or penalties.

Our legal right to ask for information is found in Internal Revenue Code sections 6001, 6011, and 6012(a) and their regulations. They say that you must file a return or statement with us for any tax you are liable for. Your response is mandatory under these sections.

Code section 6109 and its regulations say that you must show your social security number, employer identification number or individual taxpayer identification number on what you file. Section 6109 also requires return preparers to provide their identifying numbers on the return. You must also fill in all parts of the tax form that apply to you. This is so we know who you are and can process your return and papers.

We ask for tax return information to carry out the U.S. tax laws. We need it to figure and collect the right amount of tax. We may give the information to the Department of Justice and to other federal agencies, as provided by law. We may also give it to cities, states, the District of Columbia, and U.S. commonwealths or possessions to carry out their tax laws. And we may give it to certain foreign governments under tax treaties they have with the United States. We may also disclose this information to federal and state agencies to enforce federal non-tax criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism.

If you do not file a return, do not give us the information we ask for, or provide fraudulent information, the law says that we may have to charge you penalties and, in certain cases, subject you to criminal prosecution. We may also have to disallow the exemptions, exclusions, credits, deductions, or adjustments shown on your tax return. This could make your tax higher or delay any refund. Interest may also be charged.

Schedule A

Details of Settlement Initiative Transactions Elected by Taxpayer (A separate Schedule A must by submitted for each transaction checked in Section II of Form 13750)

Indicate the n	otice, ruling or other tran	nsaction description	for the box checked in Sec	ction II to which thi	s Sched	ule A appl	ies
			transaction, including a deons, credits, exclusions, and			x benefits	
2. Enter the a		· · · · · · · · · · · · · · · · · · ·	clude information on a sep rial Advisor) number (if regi		to this so	chedule)	
3. Transaction		. 9					
Tax Years Involved	Type of Tax (income, excise, employment, etc.)	come, excise, Amount of Tax Amount of Tax Benefits Line Item where				ate Tax turn Filed	
	(If additional space is	required please in	oclude information on a sep	arate attachment i	to this so	chedule)	
4. Transaction out the trans	n costs (i.e. fees and oth		promoters, attorneys, acco				n and carry
Tax Years		Transaction Costs paid to				Amount(s)	
Involved	Name	Business	Address		Relat	ionship	Paid
	(If additional space is	required, please in	 clude information on a sep	arate attachment t	to this so	chedule)	
			ed to the names of employe		ed by ar		
ŀ	Party Name	EIN/SSN	Add	ress		Daytime	Phone Number
	(If additional space is	required please in	 	arate attachment i	to this so	chedule)	
6. Are your ta			action currently in litigation	arate attacriment t	ii ii si	Yes	☐ No
7. Has the Se	rvice informed you it has nsaction for litigation					Yes	No
	rently a party to any bar	nkruptcy proceeding	9			Yes	☐ No

Schedule B

Details of Tax Advice

(A separate Schedule B must by submitted for each transaction checked in Section II of Form 13750, where a written tax opinion for that transaction was obtained, as indicated in Section IV, Item 2 of Form 13750)

Indicate the notice, ruling or other transaction description for the box checked in Section II to which this Schedule B applies

	Tax Opinion Matters			
1.	Did you receive a written tax opinion. If Yes , include a copy with your election (Note: If you received a written opinion, failure to include a copy will disqualify you from consideration for relief under this section)	Yes	☐ No	
2.	. Did you receive the written tax opinion before filing the affected tax return(s)	Yes	☐ No	
3.	. Did you implement the transaction as described in the opinion. If No , complete item 4	Yes	☐ No	
4.	. Describe how you implemented the transaction differently from the description in the opinion received			
5.	. Was an independent written appraisal obtained to support the written tax opinion (If Yes , include a copy with your election)	Yes	☐ No	
	Taxpayer – Tax Advisor Relationship Matters			
6.	. Was a tax advisor recommended by a promoter of the transaction	Yes	☐ No	
7.	. Who recommended the tax advisor			
8.	Did you have a retainer or other agreement with the tax advisor setting forth the terms of engagement. (If Yes , include a copy with your election.)	Yes	No	
9.	. Who paid the advisor's fees			
10	0. How much were the advisor's fees (by year)			
1	Were the advisor's fees contingent upon the intended tax benefits (If No , please describe the fee arrangement in item 13)	Yes	☐ No	
1:	2. To your knowledge, did the advisor issue similar tax opinions regarding the transaction to other taxpayers	Yes	☐ No	
1:	3. Additional information			

Paperwork Reduction Act Notice: We ask for the information on this form to carry out the internal revenue laws of the United States. We need it to insure that taxpayers are complying with these laws and to allow us to figure and collect the right amount of tax.

You are required to give us the information if you are applying for a reward.

You are not required to provide the information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any internal revenue law. Generally, tax returns and return information are confidential, as required by Code section 6103.

The time needed to complete this form will vary depending on individual circumstances. The estimated average time is 300 minutes. If you have comments concerning the accuracy of these time estimates or suggestions for making this form simpler, we would be happy to hear from you. You can email us at *taxforms@irs.gov (please type "Forms Comment" on the subject line) or write to the Internal Revenue Service, Tax Forms Coordinating Committee, SE:W:CAR:MP:T:T:SP, 1111 Constitution Ave. NW, IR-6406, Washington, DC 20224.