

Description of the Individual Master File Resolution Program

There are many excellent and titillating arguments used against the IRS. There is only one issue that, if argued properly, always wins against the IRS.

There is no section of the Internal Revenue Code or its enabling regulations that requires me, an individual American Citizen NOT involved in a revenue-taxable activity, to file a Form 1040 or pay income taxes.

All efforts to get you free from the IRS absolutely must focus on that one issue and absolutely must downplay or totally ignore the rest of the arguments. The rest of the arguments allow the IRS to drag you down rabbit trails and, therefore, control the dialog. *As long as the IRS is in control of your dialog, you will not get free from the IRS.*

And the best way I know to pursue the right issue and ignore the rest of the arguments is to focus on the Individual Master File. Your IMF is filled with lies and misinformation for the specific purpose of allowing the IRS to pursue you for returns and for taxes. Once your IMF reflects ONLY correct and accurate details, then the IRS is blocked by both legal and software limitations from pursuing you. The IMF software is designed according to the income tax laws, and will not allow the IRS to make entries or print documents relative to those whose IMF records show them to be properly and accurately registered as individuals not involved in a revenue-taxable activity. In other words, you fix the IMF and the IRS goes away.

Once your Individual Master File reflects only facts, the fact that "...there is no section..." (above) takes control of your relationship with the IRS, and the IRS must leave you alone.

As a new client, we are making a commitment to you. Our program is first and foremost an educational program. We explain in detail each step we take together, exactly what we are doing, and exactly why we are doing what we are doing at this point. You need to have a clear understanding of what we are doing and why we are doing it.

To assist you in learning these issues, we will be giving you a free copy of the two books on the issues, ***Tax Answers The IRS Doesn't Want You To Have***, and ***Tax Answers Workbook***. We will expect you to read both books. Together, the books have a value of almost \$80.

We will write a response to every attempt at communication from the IRS to you, by mail or by telephone. If they send you a letter or a document, we will perform the research necessary to assure we can accurately address the assumptions and allegations in the letter or document. And then we will forward to you a letter that suggests how you can confront the IRS (in writing) and what you should say in that confrontation. If you read our suggested letter and agree with what we have written, then you can merely sign the letter and mail it off to the IRS. If you believe you need to modify parts of the letter, please do

so. And if you believe you need to get our input on your intended changes, then please call or email us. Our commitment to you is to create suggestions for responses to every communication you receive from the IRS for the next 12 months. These suggestions will be well-researched and well-written. It will be your responsibility to assure that the letters say what you want them to say and that you forward the letters to the IRS. We offer no legal advice at all, but we do offer input as to the tax laws and the IRS responsibilities. You get to take our education, apply your wisdom and intelligence, and send to the IRS letters that accurately address the relevant issues.

Let's make this a little more clear. We will write letters to the IRS for you, but we will not promise any results. Too many clients come to us with serious current IRS collections activities and they expect us to work miracles. If we can speak plainly here, people need to be a little smarter than this.

The time to get your IMF cleaned up is **BEFORE** the IRS is all over you like white on rice. When you are turning in panic to us about a new IRS collections letter, neither you nor we can focus on the essential issues and take care of your IMF effectively. Both of us will be focused on the newest collections letter. This is NOT how you fight the IRS effectively! You may have been able to accomplish exactly nothing in your own fight against the IRS collections, or you may have paid other individuals or groups thousands of dollars to fight the IRS and have seen absolutely nothing come of it, but regardless of what has gone on in the past, you will expect and demand that we fight all IRS collections activities and be successful.

This is simply not realistic, much less possible.

If the IRS has issued you a Notice of Intent to Levy or a Final Notice of Intent to Levy, it is because you have been totally ineffective in stopping the IRS. If you are facing a Collections Due Process Hearing, it is because you have been totally ineffective at stopping the IRS. If you have seen money taken from your bank account or your paycheck, it is because you have been totally ineffective at stopping the IRS. We need to start your relationship with IRx Solutions on a totally honest foundation. If you are facing IRS collections activities, it is because nothing has worked for you!

I recently had a man tell me that he had been successful in fighting the IRS for 18 years. He based this view of his success on the fact that he had not filed a Form 1040 in 18 years and was still not in jail. When I pointed out that he had just complained that the IRS confiscated about \$10,000 from his paychecks and bank accounts over that same 18 years, his understanding of success was significantly modified.

My point here is simple. Our IMF Program is a long-term solution to your problem. But it is not a short-term tactical response to the IRS. Yes, we have been successful at fighting the IRS over and above our IMF Program. Yes, we have stopped the IRS long enough to get the IMF cleaned up. Yes, we have been able to get at least some measure of peace for our clients while we get the IMF cleaned up. But we are not in the business of fighting serious IRS collections activities -- we are in the business of cleaning up your Individual Master File.

If you currently have no IRS collections activities, we will write a letter to the IRS in response to every contact from the IRS. If you have serious IRS hounds on your trail, we

will write a letter in response to every contact from the IRS. But when we write a letter that is outside our standard IMF Program efforts, we will charge you a fee of \$50 for that letter. Regardless of the number of hours it takes us to research the issues involved, regardless of the number of hours it takes us to craft a letter, regardless of it taking 10 minutes or 4 hours, we will charge you \$50 for that letter.

Your alternative is to obtain the services of any other individual or group to conduct your fight against current IRS collections activities, and we will conduct your battle to clean up your IMF. We have no problems cooperating with any other efforts on your behalf, but if you want us to fight current efforts on the part of the IRS, we will charge you for this extra effort outside of our IMF Program.

In addition, we will work with you to obtain your Individual Master File from the IRS. We will decode it and explain to you what the decode actually means. Further, we will work with you to obtain any supporting documents in the files of the IRS that it uses to support its erroneous information about you contained in your IMF. For example, the IRS lists almost every individual as a business. Yet the IRS does not maintain a Business Master File on these individuals, demonstrating clearly that the IRS knows well and good that these individuals are not businesses. We will request this BMF and force the IRS to admit it has no BMF under your name. Further, we will obtain other documents specified in your IMF and other files that will list for us specific IRS employees who have been involved in specific fraudulent actions and activities against you. We will gather the evidence necessary to effectively challenge the IRS with substantiated allegations of fraud.

Then we will work with you to force the IRS to make the changes to your IMF necessary to get it out of your life. This process is very time-consuming, and involves on average about 80 hours of our time per client per year. And it is not a quick fix. You will not see victory in less than six months at the earliest, and usually closer to a full year. About half of our clients experience this freedom from the IRS in the first year. About half experience this freedom mid to late in the second year, requiring a second annual payment. To date, all but three of our more than two thousand clients have experienced this freedom in less than 24 months.

We make no guarantees save one: Each and every suggested response to the IRS that we will forward to you will be based in current legal research and will be accurate in everything it states. In addition we will make a promise: we will not quit fighting for you.

For this service, you promise to pay us \$1,800 in advance.

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Information Sheet
for the
Individual Master File Resolution Program

Name _____

Address _____

Phone _____

SSN _____

Email Address _____

Last Year a Form 1040 was Completed _____

Current IRS Problems _____

Recent IRS Letters Received _____

Instructions
for the
Information Sheet

The Information Sheet will not become part of any letter we construct for the IRS, and so anything put on it will be outside the IRS letters. Upon initiation of the program, we will destroy the Information Sheet. **You will need to complete an Information Sheet for each “nontaxpayer” you wish to enter into the IMF program.**

In the Information Sheet we will begin a procedure whereby we avoid any and all words and phrases which could complicate the creation of IRS letters. As much as we can, we want to make it impossible for anyone, especially a government agency, to misunderstand or misinterpret (intentionally or unintentionally) the form and nature of your position concerning the so-called income tax laws. Proper words and phrases are essential in avoiding these misunderstandings. An example of this “avoidance procedure” will be the total avoidance of the word “taxpayer” and the denial of that word if and when the IRS uses it in relation to you. Instead, we will use the word nontaxpayer or something equivalent in all of our correspondence with the IRS. With the above wording there can be no misunderstanding of the intent of the document.

Name: We need your actual name as used by the IRS. First name, middle name or middle initial and last name will be on your IRS forms or letters, and we need to use what the IRS has on file for you.

Address: This is the address used by the IRS in its last document, form or letter sent to you. If the IRS has a P.O. Box for your address, then we need to use that address. Otherwise it will be your street address.

Phone: Please list here any phone number we might need to contact you. Work number and cell phone are requested. But if you would rather only use one phone number, such as your home phone, then please let us know that.

SSN: It does not matter what your views on the use or existence of the SSN or Social Security might be – the IRS has an SSN associated with your name. If we do not use that SSN in our correspondence, the IRS will not answer our letters or requests for information and make our job impossible, and any resolution to the inaccurate data in your IMF equally impossible.

Email Address: If we need to contact you by email, please put your email address here.

Last Year a Form 1040 Was Completed: This is the last year for which you actually filed a tax return, not the last year you actually mailed it. If the last year you filed was for 1999 but you mailed the return in April of 2000, then the year would be 1999. If you are still filing your returns, then the last year would be 2003.

Current IRS Problems: Any attempts by the IRS to separate you from your money would be entered here. If the IRS has only just started its collection attempts, then say so. If the

IRS tried for several years and seems to have stopped, then explain that. We need to know what the IRS is doing to you so we can posture any letters to reflect this.

Recent IRS Letters Received: You should list any recent IRS letters or documents you have recently received. It would be best if you could list the form numbers of the letter or document, but a description of the letter would suffice. For example, if you received a letter from the IRS stating that it has not yet received your return for tax year 2002, then say this. But if in the upper right corner of the letter you spot a Letter CP-515, then just list the designation. If you have received several letters over the past 4-6 months, then list all of them. If you have just received a single letter, then indicate that. If both you and your spouse have received letters from the IRS, then please let us know that and what those letters are. We might ask that you fax or mail me a copy of the last letter or two, and any responses you sent back to the IRS. If necessary, we will let you know. If you want to fax us a copy regardless, then you may do so. Mail copies, or fax them, but do not send us the original letters. You may fax to our main phone number – our software is setup to automatically receive a fax.

Please feel free to call us and discuss any of these items. When we receive this form, we will call and ask any questions we might have, but you may feel free to call, write or email us at any time with any questions you might have.

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