		,				
REQUEST FOR RECORDS DISPOSITION AUTHORITY (See Instructions on reverse)		LEAVE BLANK (NARA use only)				
		JOB NUMBER N1-05 N1-58-08-1				
TO NATIONAL ARCHIVES and RECORDS ADMINISTRATION (NWML) 8601 ADELPHI ROAD, COLLEGE PARK, MD 20740-6001		DATE RECEIVED				
	1 FROM (Agency or establishment) Department of the Treasury		NOTIFICATION TO AGENCY			
2 MAJOR SUBDIVISION Internal Revenue Service (IRS)			In accordance with the provisions of 44 U S C 3303a the disposition request, including amendments, is approved except for items that may be marked "disposition not approval" or "withdrawn" in column 10			
3 MINOR SUBDIVISION Wage and Investment Division, Filing Compliance Withholding Compliance System (WHCS)						
4 NAME O Tracee	F PERSON WITH WHOM TO CONFER Taylor	5 TELEPHONE (202) 283-9291	3/15/07 Aller Weinf			
5 AGENCY	CERTIFICATION	L		- <u> </u>		
I hereby certify that I am authorized to act for this agency in matters pertaining to the disposition of its records and that the records proposed for disposal on the attached <u>1</u> page(s) are not now needed for the business of this agency or will not be needed after the retention periods specified, and that written concurrence from the General Accounting Office, under the provisions of Title 8 of the GAO Manual for Guidance of Federal Agencies,						
	II NINH X			TITLE IRS Records Officer National Office, OS A RE L Washington, DC 20224		
7 ITEM NO	8 DESCRIPTION OF ITEM OF PR	ROPOSED DISPOSITION	N	9 GRS OR SUPERSEDED JOB CITATION	10 ACTION TAKEN (NARA USE ONLY)	
Updates to IRM 1.15.29 for Service Center Operations, Item 85(5), Withholding Compliance Program See attached. Request to update the description and/or disposition for records covered under A Withholding Compliance System, Input Items A2a Responses from employees and A2b Responses from employers (No Longer Works letters) These records should not have been scheduled as inputs to the Withholding Compliance System covered under N1-58-07-9, rather as other related Withholding Compliance Program records IRS requests approval of updates to both these items under this job						
KQ 41	4/08 copies sent to	agency, DU	smw, g	Y.DR		

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REQUEST FOR RECORDS DISPOSITION AUTHORITY (See Instructions on reverse)		JOB NUMBER N1-58-08- /		
Background:				
Compliance S approval for sy <i>with taxpayers</i> should not hav recordkeeping	v approved Job No N1-58-07-9 for the Wi ystem (WHCS) Included in the disposition ystem inputs were instructions for <i>Corresp</i> and employers. In hindsight, these recorn we been scheduled in association with WH system for these records is Desktop Inter Records Management is in the process of g status	n oondence rds ICS. The gration		
taxpayers and as Item B unde	S requests approval of <i>Correspondence</i> w <i>employers</i> under this schedule, to be put er IRS IRM 1.15 29, Item 85(5) for the Wit rogram, with the following updates to the t	blished hholding		
modified by rei	n for <i>Responses from employees</i> has bee moving the reference to IRM 1.15.35, Iten DI's scheduling status still needs to be ve	n 30 in		
Responses fro off after the ca Upon further c Wage and Inve	sly approved disposition instructions for im employers (No Longer Works letters) to lendar year, and destroyed 3 years after of onsideration the Business Unit, along with estment Counsel concurrence, has determ o need to maintain the hard copy response ication in DI.	n IRS- nined		
employment ta cases, in order proposed in th demonstrate th meaning of the the employer a	employer's responsibility for paying the ax under IRC Section 3403. In these type r to be responsible for withholding at the r e lock-in letter the Service would need to nat the employee was "employed by" (with e final regs including the special rules) at the time the lock-in letter was issued. T tual determination	ate		
substantiated I employer (and IRS can prove issuance of the have to prove and the employ the employer p to the letter wo under Section Works respons	the taxpayer was employed would be by employment and payroll records of the perhaps the bank records of the employed the taxpayer was "employed" at the time e lock-in letter, the only other things the IF is that the lock-in letter was sent to the em- yer failed to comply with the letter. The fa- provided a false statement to the IRS in re- build not be a necessary factor in proving I 3403. Therefore, having a copy of the No se would not be necessary in order to pro- RC Section 3403	ee). If the of the RS would nployer act that esponse lability o Longer		
a determination to document the document the examiner woul employer is po taxpayer under the employer's taxpayer "no lo	ne actual letter is not necessary to sustain n of the employer's liability, it is still neces ne response in DI. If the WHC Program fa employer's response, the employment tax d have no reason to determine whether the tentially liable for withholding on the r Section 3403 That is, if an examiner loo records, and if the employer responded to onger works" for the employer, there woul the lock-in letter in the employer's files T	ssary ailed to c ne oked at hat the d likely		

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REC •			N1-58-08- /		
	(See Instructions on reverse) the information is not captured in DI, the examiner would no way of knowing that compliance with the lock-in letter potential issue	have is a	N1-38-08- /		
115-109	NSN 7450-00-634-4064 PREVIOUS EDITION NOT USABLI		STANDARD FORM 115 (REV. 3-91) Prescribed by NARA		

36 CFR 1228

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REQU	REQUEST FOR RECORDS DISCOSITION AUTHORITY (See Instructions on reverse)		N1-58-08-		
	IRM 1.15.29 for Service Center Operations, Item 85(5 Withholding Compliance Program),			
	B. Correspondence with taxpayers and employers.				
	Description:				
	Responses to systemically-generated IRS "lock-in" letter requested follow-up actions For employees (taxpayers) means the process by which they can provide additional information to the IRS for purposes of determining the co- marital status and the appropriate number of withholding allowances For employers this includes follow-up action on whether or not the employee still works for them				
	Superseded Item:				
	a Responses from employees. Received in writing, fax, telephone, summarized, and manually recorded into Des Integration (IRM 1.15.35, Item 30)		Job No. N1-58-07-9, A(A2a)		
	Temporary. Destroy documentation of employee response after input and verification into DI				
	Proposed Item:				
	1 Responses from employees Received in writing, fax, or telephone, summarized, and manually recorded into Desktop Integration.				
	Temporary Destroy documentation of employee response after input and verification into DI.				
	Superseded Item: b Responses from employers. Written responses required if the employee no longer works for them Arranged by SSN of employee		Job No. N1-58-07-9, A(A2b)		
	Temporary. Cut off after calendar year. Destroy 3 years cutoff.	after			
	Proposed Item:				
	2 Responses from employers. Written responses required if the employee no longer works for them.				
	Temporary. Destroy documentation of employer response after input and verification into DI				