## **Enhance Confidentiality & Disclosure Protections**

# #36 AUTHORIZE THE TREASURY DEPARTMENT TO ISSUE GUIDANCE SPECIFIC TO IRC § 6713 REGARDING THE DISCLOSURE OR USE OF TAX RETURN INFORMATION BY PREPARERS

#### **Present Law**

Internal Revenue Code (IRC) §§ 7216 and 6713 impose criminal and civil sanctions, respectively, on preparers who, with the requisite level of intent, <sup>147</sup> disclose or use tax return information for any purpose other than preparing or assisting in the preparation of a tax return, except as expressly permitted by statute or regulation.

Exceptions to the broad prohibition in IRC § 6713 are provided in IRC § 6713(c), which states that the rules of IRC § 7216(b) apply. IRC § 7216(b) authorizes the Secretary to create regulatory exceptions to the criminal penalty statute. Thus, the current statutory framework seemingly requires that exceptions be made either to both the criminal and civil statutes or to neither.

### **Reasons for Change**

IRC § 6713 has historically been identified as the civil counterpart to the criminal penalty imposed on tax return preparers under IRC § 7216. As one would expect, the criminal penalty regime under IRC § 7216 is substantially harsher than the civil penalty regime under IRC § 6713. For that reason, the Treasury Department is understandably reluctant to subject preparers to criminal sanctions except for egregious conduct, so it has used its regulatory authority to carve out broad exceptions from the general prohibition on the disclosure or use of tax return information set forth in IRC § 7216. 149

Because the exceptions under IRC § 7216 (criminal statute) are deemed to apply to IRC § 6713 (civil statute), there is no room for the Treasury Department and the IRS to designate the disclosure or use of tax return information for certain questionable business practices or the sale of certain products with high abuse potential as civil violations without also making them criminal violations. Therefore, disclosures and uses with high abuse potential are generally permitted. The Treasury Department and the IRS would be more likely to strengthen taxpayer protections against the improper disclosure or use of taxpayer return information by return preparers if they are given the flexibility to promulgate separate regulations applicable to the civil penalty, without concern that the criminal penalty would also apply. <sup>150</sup>

#### Recommendation

Amend IRC § 6713 to authorize the Secretary to prescribe regulations under IRC § 6713.

<sup>147</sup> Unlike Internal Revenue Code (IRC) § 7216, IRC § 6713 does not require that the disclosure or use be knowing or reckless.

<sup>148</sup> IRC § 6713 imposes a \$250 penalty for each improper disclosure or use, with total penalties not to exceed \$10,000. The penalty amount increases to \$1,000 for each disclosure and use related to identity theft, with total penalties not to exceed \$50,000. In contrast, IRC § 7216 makes the preparer guilty of a misdemeanor, and upon conviction, the preparer will be fined not more than \$1000 (\$100,000 if the disclosure or use is related to identity theft) or imprisoned not more than one year, or both, and liable for the costs of prosecution.

<sup>149</sup> See Treas. Reg. § 301.7216-2.

<sup>150</sup> As a general matter, IRC § 7805(a) grants the Secretary the broad authority to promulgate regulations under the Internal Revenue Code. However, because IRC § 6713(c) provides that exceptions to IRC § 6713 are governed by the rules of IRC § 7216(b), it is not clear the IRS may establish separate sets of exceptions for the two Code provisions.