## **CHAPTER 8160**

# DEPARTMENT OF REVENUE TAX ADMINISTRATION AND COMPLIANCE

8160 0300	AMENI	DED RI	eturn <b>s</b>		8160 050	INNOCENT SPOUSE RELIEF AND LIABILITY OF DIVORCED, LEGALLY SEPARATED, AND WIDOWED SPOUSES FOR INDIVIDUAL INCOME TAX
	٢,	r	-,	, <sub>.</sub>		

### 8160.0300 AMENDED RETURNS.

[For text of subps 1 to 3, see M.R.]

Subp 4 [Repealed, L 2000 c 490 art 13 s 21]

[For text of subps 5 and 6, see MR]

#### 8160.0500 INNOCENT SPOUSE RELIEF AND LIABILITY OF DIVORCED. LEGAL-LY SEPARATED, AND WIDOWED SPOUSES FOR INDIVIDUAL IN-COME TAX.

[For text of subpart 1, see MR]

Subp 2 Innocent spouse relief. Either spouse, whether the marriage has been dissolved, legally separated, or terminated by the death of the other spouse or not, can apply to the Department of Revenue for innocent spouse relief from joint and several hability The spouse must qualify for relief under the conditions prescribed m section 6015(b) of the Internal Revenue Code, and the regulations and federal court cases interpreting that code section

If either spouse is found to qualify for innocent spouse relief from payment of an income tax amount, the other spouse is then solely liable, in full, for that amount.

Subp 3 Liability of divorced, legally separated, and widowed spouses; calculation. In the case of divorced, legally separated, and widowed spouses, either spouse, or the surviving spouse, may apply to the Department of Revenue for a division of their joint mcome tax liability into two separate liabilities due from each spouse Application must be made, in writing, by providing a copy of the decree of dissolution of marriage, decree of legal separation, or death certificate of the deceased spouse, and a copy of the state and federal tax returns, mcluding required attachments and schedules, for the tax year of the liability The formula for dividing the liability between the spouses is based upon a calculation of what their proportionate shares of the tax would be if they had filed separate returns:

Solely for the purpose of apportioning the liability between the spouses, the criteria in items A, B, and C shall be used

#### [For text of item A, see MR.]

B All of the items in item A that are attributable to, earned by, or paid to both spouses jointly, or paid from joint funds of both spouses, shall be divided equally between the spouses

C For purposes of additional assessments of mcome tax, the separate return apportionment shall be made solely based upon the additional assessment, without regard to any of the items in item A that are reported on the original return

If innocent spouse relief is granted from liability for an additional assessment of income tax, the additional assessment is not included in the calculation of the separate return formula. For example, H and W file a return without remitting the tax. Then, an additional assessment is made, and one of the spouses is granted innocent spouse relief from payment of the assessment. If the spouses are divorced, legally separated, or widowed, their liabilities are their shares of the tax not remitted with the return, and that amount is apportioned as follows

(

## MINNESOTA RULES 2000

#### TAX ADMINISTRATION AND COMPLIANCE 8160.0500.

Spouse's separate hability calculated on original return only

Unpaid balance x due on original return

Total of both spouses' separate habilities calculated on original return only

Subp. 4 Election of remedies; effect of innocent spouse relief and separate liability determinations. Subject to subpart 3, item C, the separate return formula for calculating the liability of each spouse can be applied both to taxes reported on a return but not paid and to additional assessments of mcome tax Innocent spouse relief applies only to additional assessments

In the case of additional assessments, when an innocent spouse claim is allowed, the separate liability calculation is not available, conversely, when a separate liability calculation is allowed, innocent spouse relief is not available

An innocent spouse relief determination or separate liability calculation, or any combination thereof, does not mcrease or reduce the amount of the underlying tax liability owed jointly by both spouses, whether married, divorced, legally separated, or widowed, that was owing prior to the granting of relief or calculation of the formula

Subp 5 Notice requirements; appeal rights. When either spouse applies for a separate liability calculation, the Department of Revenue must mail a copy of its proposed apportionment of liability to the other spouse at his or her last known address. In the case of a widowed spouse, notice must be mailed to the personal representative of the estate of the deceased spouse. The notice to the other spouse shall not be considered a disclosure violation under Minnesota Statutes, chapter 270B. The other spouse then has 30 days from the date of mailing of the notice in which to contest the separate liability calculation shown in the proposal. If the other spouse applies for innocent spouse relief, the department must make the innocent spouse determination first.

If either spouse applies for innocent spouse relief, the relief cannot be granted unless the department first gives notice to the other spouse of its intent to grant the relief. The other spouse then has 30 days m which to contest the granting of innocent spouse relief to the applicant spouse. If the other spouse applies for a separate liability calculation, the department must make the innocent spouse determination first

A denial or granting of innocent spouse relief or an apportionment of a liability between spouses, once it becomes final, is not appealable administratively, but is appealable to the Minnesota tax court in the manner provided m Minnesota Statutes, chapter 271

Statutory Authority: MS s 270 06 History: 25 SR 971

3

)